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Secretary of State  
Administrative Code Div.  
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Springfield, IL 62756

(217) 782-9786

# ILLINOIS REGISTER

## Rules of Governmental Agencies

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
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# ILLINOIS REGISTER

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## INTRODUCTION

The *Illinois Register* is the official state document for publishing public notice of rulemaking activity by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. Rulemaking activity consists of proposed or adopted new rules or amendments to or repealers of existing rules, including those by emergency or peremptory action.

The *Register* also contains Executive Orders and Proclamations issued by the Governor, notices of public information required by State statute, and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies. In addition, the *Register* contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current *Register* volume and a Sections Affected Index listing, by Title of the *Illinois Administrative Code*, each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume. Both indices are action coded and are designed to aid the public in monitoring rules.

The *Register* will serve as the update to the *Illinois Administrative Code*, a compilation of the rules of State agencies. The most recent edition of the *Code* along with the *Register* comprise the most current accounting of the State agencies' rules.

The *Illinois Register* is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1985, ch. 127, pars. 1001 et seq., as amended).

## REGISTER PUBLICATION SCHEDULE 1988

Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in issue #:	Published on:	Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in issue #:	Published on:
Dec. 16, 1987	Dec. 23, 1987	1	Jan. 4, 1988	June 28, 1988	July 5, 1988	29	July 15, 1988
Dec. 23, 1987	Dec. 30, 1987	2	Jan. 8, 1988	July 5, 1988	July 12, 1988	30	July 22, 1988
Dec. 30, 1987	Jan. 5, 1988	3	Jan. 15, 1988	July 12, 1988	July 19, 1988	31	July 29, 1988
Jan. 5, 1988	Jan. 12, 1988	4	Jan. 22, 1988	July 19, 1988	July 26, 1988	32	Aug. 5, 1988
Jan. 12, 1988	Jan. 19, 1988	5	Jan. 29, 1988	July 26, 1988	Aug. 2, 1988	33	Aug. 12, 1988
Jan. 19, 1988	Jan. 26, 1988	6	Feb. 5, 1988	Aug. 2, 1988	Aug. 9, 1988	34	Aug. 19, 1988
Jan. 26, 1988	Feb. 2, 1988	7	Feb. 16, 1988 (Tues.)	Aug. 9, 1988	Aug. 16, 1988	35	Aug. 26, 1988
Feb. 2, 1988	Feb. 9, 1988	8	Feb. 19, 1988	Aug. 16, 1988	Aug. 23, 1988	36	Sept. 2, 1988
Feb. 9, 1988	Feb. 16, 1988	9	Feb. 26, 1988	Aug. 23, 1988	Aug. 30, 1988	37	Sept. 9, 1988
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Mar. 8, 1988	Mar. 15, 1988	13	Mar. 25, 1988	Sept. 20, 1988	Sept. 27, 1988	41	Oct. 7, 1988
Mar. 15, 1988	Mar. 22, 1988	14	Apr. 1, 1988	Sept. 27, 1988	Oct. 4, 1988	42	Oct. 14, 1988
Mar. 22, 1988	Mar. 29, 1988	15	Apr. 8, 1988	Oct. 4, 1988	Oct. 11, 1988	43	Oct. 21, 1988
Mar. 29, 1988	Apr. 5, 1988	16	Apr. 15, 1988	Oct. 11, 1988	Oct. 18, 1988	44	Oct. 28, 1988
Apr. 5, 1988	Apr. 12, 1988	17	Apr. 22, 1988	Oct. 18, 1988	Oct. 25, 1988	45	Nov. 4, 1988
Apr. 12, 1988	Apr. 19, 1988	18	Apr. 29, 1988	Oct. 25, 1988	Nov. 1, 1988	46	Nov. 14, 1988 (Mon.)
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May 3, 1988	May 10, 1988	21	May 20, 1988	Nov. 15, 1988	Nov. 22, 1988	49	Dec. 2, 1988
May 10, 1988	May 17, 1988	22	May 27, 1988	Nov. 22, 1988	Nov. 29, 1988	50	Dec. 9, 1988
May 17, 1988	May 24, 1988	23	June 3, 1988	Nov. 29, 1988	Dec. 6, 1988	51	Dec. 16, 1988
May 24, 1988	May 31, 1988	24	June 10, 1988	Dec. 6, 1988	Dec. 13, 1988	52	Dec. 23, 1988
May 31, 1988	June 7, 1988	25	June 17, 1988	Dec. 13, 1988	Dec. 20, 1988	53	Dec. 30, 1988
June 7, 1988	June 14, 1988	26	June 24, 1988	Dec. 20, 1988	Dec. 27, 1988	1	Jan. 6, 1989
June 14, 1988	June 21, 1988	27	July 1, 1988	Dec. 27, 1988	Jan. 3, 1989	2	Jan. 13, 1989
June 21, 1988	June 28, 1988	28	July 8, 1988				

Please note: When the *Register* deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).

# THE HISTORY OF THE UNITED STATES OF AMERICA

The history of the United States is a story of a people who have grown from a small colony of English settlers to a great nation. The story begins in 1492 when Christopher Columbus discovered the New World. The first English settlers came to the United States in 1607. They were the first of many waves of immigrants who came to the United States in search of a better life. The United States has a long and rich history. It has been a land of freedom and opportunity for many people. It has been a land of progress and innovation. It has been a land of hope and dreams. The history of the United States is a story of a people who have made a great contribution to the world.

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## THE HISTORY OF THE UNITED STATES OF AMERICA

Year	Event	Location	Significance
1492	Christopher Columbus discovers the New World	San Salvador, Bahamas	First European contact with the Americas
1607	First English settlement in North America	Jamestown, Virginia	First permanent English colony in North America
1776	Declaration of Independence	Philadelphia, Pennsylvania	United States becomes an independent nation
1862	Emancipation Proclamation	Washington, D.C.	Slaves in the Confederate States are freed
1865	End of the Civil War	Appomattox, Virginia	United States reunified
1898	Spanish-American War	San Juan, Puerto Rico	United States becomes a world power
1901	Spanish-American War ends	San Juan, Puerto Rico	United States becomes a world power
1914	World War I begins	Europe	United States enters the war
1918	World War I ends	Europe	United States emerges as a world power
1929	Great Depression begins	United States	United States experiences economic hardship
1933	Great Depression ends	United States	United States experiences economic recovery
1941	World War II begins	Europe	United States enters the war
1945	World War II ends	Europe	United States emerges as a world power
1950	Korean War begins	Korea	United States enters the war
1953	Korean War ends	Korea	United States emerges as a world power
1957	Space Age begins	United States	United States enters the space race
1961	Space Age begins	United States	United States enters the space race
1963	Assassination of Martin Luther King Jr.	Memphis, Tennessee	United States experiences racial tension
1968	Assassination of Martin Luther King Jr.	Memphis, Tennessee	United States experiences racial tension
1973	Vietnam War ends	Vietnam	United States emerges as a world power
1979	Iranian Revolution	Iran	United States experiences international tension
1981	AIDS epidemic begins	United States	United States experiences health crisis
1989	Soviet Union collapses	Soviet Union	United States emerges as a world power
1991	Soviet Union collapses	Soviet Union	United States emerges as a world power
1993	World Trade Center attacks	New York City	United States experiences international terrorism
1998	World Trade Center attacks	New York City	United States experiences international terrorism
2001	9/11 attacks	New York City	United States experiences international terrorism
2003	Iraq War begins	Iraq	United States enters the war
2009	Obama becomes President	United States	United States experiences political change
2013	Obama becomes President	United States	United States experiences political change
2017	Trump becomes President	United States	United States experiences political change
2020	COVID-19 pandemic	United States	United States experiences health crisis
2021	COVID-19 pandemic	United States	United States experiences health crisis

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES  
NOTICE OF PROPOSED AMENDMENTS

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES  
NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part: State of Illinois Dependent Care Assistance Plan

2) Code Citation: 80 Ill. Adm. Code 2110

3) Section Numbers: Proposed Action:

2110.30  
Amendment  
2110.320  
Amendment  
2110.330  
Amendment  
2110.510  
Amendment  
2110.530  
Amendment

4) Statutory Authority: Implementing Sections 125 and 129(d) of the Internal Revenue Code (36 U.S.C. 125 and 129(d) Section 695 of the Civil Administrative Code of Illinois (111 Rev. Stat. 1987, ch. 127, par. 6365). Section 30c of "AN ACT in relation to State finance" (111 Rev. Stat. 1987, ch. 127, par. 166c), and Sections 3 and 9 of the State Employees Group Insurance Act of 1971 (111 Rev. Stat. 1987, ch. 127, pars. 523 and 529) and authorized by Section 16 of the Civil Administrative Code of Illinois (111 Rev. Stat. 1987, ch. 127, par. 16).

5) A Complete Description of the Subjects and Issues Involved: The first is to state that tax free expenses under this plan reduce dollar for dollar, the dollar amount of expenses eligible for the dependent care credit on the federal income tax return.

The second is to change the definition of dependent to children under age 13 (rather than under age 15 as provided by the old law).

The third is to require participants to report the taxpayer identification or social security number of the Dependent Care Service Provider.

6) Will This Proposed Rule Replace an Emergency Rule Currently in Effect? Yes

7) Does This Rulemaking Contain an Automatic Repeal Date? No

8) Does This Proposed Amendment Contain Incorporations by Reference? No

9) Are There Any Other Proposed Amendments Pending in This Part? No  
Section Numbers Proposed Action Illinois Register Citation

10) Statement of Statewide Policy Objectives: This rulemaking does not affect local governments.

11) Time, Place, and Manner in Which Interested Persons May Comment on This Proposed Rulemaking:

Interested persons should send their comments concerning these amendments in writing within 45 days to:

Theresa H. Stolca, Manager  
Bureau of Benefits  
Department of Central Management Services  
604 Stratton Building  
Springfield, IL 62706  
(217/785-0576)

12) Initial Regulatory Flexibility Analysis: This rulemaking has no effect on small businesses.

The text of these proposed amendments is identical to the text of the emergency amendments appearing in this issue of the Register on page 216



## ILLINOIS COMMERCE COMMISSION

## ILLINOIS COMMERCE COMMISSION

## NOTICE OF PROPOSED REPEALER

## NOTICE OF PROPOSED REPEALER

1) Heading of the Part: Electric Utility Forecasting (General Order 715)

2) Code Citation: 83 Ill. Adm. Code 435

3) Section Numbers:

Proposed Action:

435.10 Repeal  
435.20 Repeal  
435.30 Repeal  
435.40 Repeal  
435.50 Repeal  
435.60 Repeal

4) Statutory Authority: Implementing Sections 8-101 and 8-501 and authorized by Section 10-101 of The Public Utilities Act (Ill. Rev. Stat. 1967, ch. 111 2/3, pars. 8-101, 8-501, and 10-101)

5) A Complete Description of the Subjects and Issues Involved: With the adoption of 435 Ill. Adm. Code 440, the material contained in Part 435 will be superseded, the information required by Part 435 will be included in the information filed pursuant to Part 440.

6) Will this proposed repealer replace an emergency repealer currently in effect? No.

7) Does this rulemaking contain an automatic repeal date? No.

8) Does this proposed repealer contain incorporations by reference? No.

9) Are there any other proposed amendments pending on this Part? No.

10) Statement of Statewide Policy Objectives: This proposed repealer does not create or expand any state mandate on units of local government, school districts, or community college districts.

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

Any person who plans to submit comments should file a notice of intent thereof, within 21 days of the date of this issue of the Illinois Register with:

Chief Clerk  
Illinois Commerce Commission  
527 East Capitol Avenue  
Springfield, Illinois 62706

Comments should be filed with the Chief Clerk within 45 days of the date of this issue of the Illinois Register.

12) Initial Regulatory Flexibility Analysis:

A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: December 23, 1988

B) Types of small businesses affected: The proposed repealer will not affect any small businesses.

C) Reporting, bookkeeping or other procedures required for compliance: Reporting procedures.

D) Types of professional skills necessary for compliance: Managerial skills.

The full text of the proposed repealer begins on the next page:



## ILLINOIS COMMERCE COMMISSION

## NOTICE OF PROPOSED REPEALER

TITLE 83: PUBLIC UTILITIES  
CHAPTER 1: ILLINOIS COMMERCE COMMISSION  
SUBCHAPTER C: ELECTRIC UTILITIES

PART 435  
ELECTRIC UTILITY FORECASTING  
(GENERAL ORDER 215) (REPEALED)

## Section

435.10 General Purpose  
435.20 Applicability  
435.30 Filing Requirements  
435.40 Date of Filing  
435.50 Staff Report  
435.60 Proprietary and Confidential Information

AUTHORITY: Implementing Sections 8-101 and 8-501 and authorized by Section 10-101 of The Public Utilities Act (Ill. Rev. Stat. 1967, ch. 111 2/3, pars. 8-101, 8-501, and 10-101).

SOURCE: Adopted at 6 Ill. Reg. 15012, effective November 24, 1982; codified at 8 Ill. Reg. 7605; repealed at Ill. Reg. effective

## Section 435.10 General Purpose

a) The purpose of this Part is to annually provide the Commission and interested persons with information on the peak load forecast, energy forecast, and methodologies used to obtain such forecasts of electric utilities serving the public within the State of Illinois.

b) It is not the intent of these requirements to mandate the use of any particular forecast methodology. Accordingly, each utility should employ a forecast methodology which yields the most appropriate results for the particular utility.

c) The Commission shall be in sufficient detail to provide the ability to evaluate the forecast, its methodologies and assumptions. The standards for compliance with this Part shall be whether an independent expert can replicate the utility's results with reasonable effort.

## ILLINOIS COMMERCE COMMISSION

## NOTICE OF PROPOSED REPEALER

## Section 435.20 Applicability

This part applies to every electric utility in the State of Illinois under the jurisdiction of the Commission where jurisdictional revenues from the sale of electricity exceed \$50,000.00 for the preceding calendar or fiscal year.

## Section 435.30 Filing Requirements

Each utility shall provide a detailed report so as to permit an evaluation of the utility's forecast, methodologies, and assumptions. At a minimum, the report shall contain:

- a) A detailed description of each model's design, data requirements, assumptions and estimation procedure so that the results can be replicated with reasonable effort by an independent expert. Reasonable effort means that sufficient information is supplied so that skilled manpower, using normal resources, can replicate the results. If a utility employs more than one model, the following information shall apply to all such models. The report shall include:
  - 1) a discussion justifying the model design, variable inclusions, adjustments for future expectations and estimation period;
  - 2) an evaluation of the consistency of the model's design and parameters with economic and econometric theory, if appropriate, as well as tests of reasonableness;
  - 3) a description of the impact of alternative assumptions on the forecast;
  - 4) a description of assumptions underlying explanatory variables and the methodologies utilized in projecting those variables;
  - 5) for those models which have actually been used, an ex post analysis of historical performance of the model;
  - 6) historical and projected growth rates for both dependent and explanatory variables used in the forecasting model;

## ILLINOIS COMMERCE COMMISSION

## NOTICE OF PROPOSED REPEALER

- 7) By qualitative or quantitative methods, a description of the level of uncertainty involved with each variable in the forecast equations including the dependent variables.
- b) A discussion of how judgmental factors are applied to the model's output to arrive at the official forecast.
- c) A demonstration of the consistency of the electricity price assumptions in the model and the costs implied by the utility's supply plans.
- d) A list of all data sets utilized in estimating the model and making the forecast, including a description of the sources of the data set, the reasons for selecting the data set and identification of adjustments, if any, to the data set.
- e) A description of the alternative methodologies attempted, a discussion of the results and an explanation of why said alternative methodologies were not adopted. Additional documentation, of the nature set forth above, is not required.
- f) A description of the manner in which the utility coordinates its load forecast with other utilities or utility systems.

## Section 435.40 Date of Filing

a)

- 1) On November 1, 1982, and each June 1 thereafter, each electric utility shall file its peak load and energy forecast which contains the information required by Section 435.30 of this Part. Each succeeding filing may incorporate by reference portions of past filings, where appropriate.
- 2) The forecast shall be filed with the Chief Clerk of the Commission. Copies shall also be provided to the Manager of the Public Utilities Division, the Manager of the Policy Analysis and Research Division and the Chief of the Utility System Planning and Evaluation Section. Additional copies shall be provided to the Commission upon request.

## ILLINOIS COMMERCE COMMISSION

## NOTICE OF PROPOSED REPEALER

- b) If a utility revises its annual forecast outside of its annual review process during the reporting year, it should file a report updating its forecast with a full explanation of the changes made and the reasons for said change.

## Section 435.50 Staff Report

On or before January 31, 1983, and each October 1 thereafter, the Commission staff shall publish a report. The report shall include, but not be limited to:

- a) a description of the forecasting techniques employed by each utility;
- b) the official forecast of each utility; and
- c) an evaluation of the forecast, the methodologies utilized, the assumptions made or any other aspect of the utilities' peak load and energy forecast.

## Section 435.60 Proprietary and Confidential Information

- a) If any utility asserts that any data or information used in developing its forecast is confidential or proprietary in nature, such data or information shall be so marked by the utility. The utility shall separate from its filing that information which is so marked as confidential or proprietary in nature from the materials which it does not assert is confidential and proprietary in nature.

- b) The assertion that data or information is confidential or proprietary shall create a presumption that such data or information is confidential or proprietary. Such presumption shall be subject to challenge in an appropriate proceeding and is not absolute without a showing that such information is and should remain confidential or proprietary. In determining whether information will be considered confidential or proprietary, the Commission will consider, but is not limited to, the likelihood that release of the information will harm a business's competitive position; the presence or absence of an agreement to keep confidential some programs or models purchased by the utility; or the development of the utility of programs or models which it may sell to other users.

## ILLINOIS COMMERCE COMMISSION

## ILLINOIS COMMERCE COMMISSION

## NOTICE OF PROPOSED REPEALER

## NOTICE OF PROPOSED AMENDMENT

- c) Utilities asserting that data or information is confidential or proprietary shall be required to meet the standard of compliance set forth in Section 435.10. Such assertions shall not be used to thwart review by the Commission staff pursuant to Section 435.50 or review by others of the utility's filing required by Section 435.30.

- 1) Heading of the Part: Relocation Towing

- 2) Code Citation: 92 Ill. Adm. Code 1710

- 3) Section Numbers: 1710.160  
Proposed Action: Amendment

- 4) Statutory Authority: Implementing Sections 18a-100 et seq. and authorized by Section 18a-200 of the Illinois Commercial Relocation of Trespassing Vehicles Law (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 18a-100 et seq. and 18a-200)

- 5) A Complete Description of the Subjects and Issues Involved: Section 1710.160 contains the fees involved in regulating relocation towing. The proposed amendment eliminates the vehicle fee, adjusts the renewal fee, and establishes a filing fee for individual contracts and a maintenance fee for individual contracts. The amendment also establishes the policy of requiring the filing and maintenance fees for each location served by a relocater.

The fee amendment is necessary in order for the relocation towing program to fund itself. Current fee revenues are not sufficient to fund the program.

- 6) Will this proposed amendment replace an emergency amendment currently in effect? No.

- 7) Does this rulemaking contain an automatic repeal date? No.

- 8) Does this proposed amendment contain incorporations by reference? No.

- 9) Are there any other proposed amendments pending on this Part? No.

- 10) Statement of Statewide Policy Objectives: This proposed amendment does not create or expand any state mandate on units of local government, school districts, or community college districts.



## ILLINOIS COMMERCE COMMISSION

## NOTICE OF PROPOSED AMENDMENT

- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

Any person who plans to submit comments should file a notice of intent thereof, within 21 days of the date of this issue of the Illinois Register with:

Director of Processing  
Transportation Division  
Illinois Commerce Commission  
527 East Capitol Avenue  
Springfield, Illinois 62706

Comments should be filed with the Director of Processing within 45 days of the date of this issue of the Illinois Register.

- 12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: December 23, 1986
- B) Types of small businesses affected: This proposed amendment will affect those relocators that are also small businesses as defined in the Illinois Administrative Procedure Act.
- C) Reporting, bookkeeping or other procedures required for compliance: None.
- D) Types of professional skills necessary for compliance: None.

The full text of the Proposed Amendment begins on the next page:

## ILLINOIS REGISTER

## ILLINOIS COMMERCE COMMISSION

## NOTICE OF PROPOSED AMENDMENT

TITLE 92: TRANSPORTATION  
CHAPTER III: ILLINOIS COMMERCE COMMISSION  
SUBCHAPTER G: RELOCATION TOWING

PART 1710  
RELOCATION TOWING

## SUBPART A: MISCELLANEOUS PROVISIONS

Section  
1710.10 Definitions

SUBPART B: APPLICATIONS FOR RELOCATOR'S, OPERATOR'S  
AND DISPATCHER'S LICENSES

Section  
1710.20 Application Forms  
1710.21 Notice of Applications  
1710.22 Policy on Applications

SUBPART C: RELOCATOR'S, OPERATOR'S and DISPATCHER'S LICENSES

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1710.30 Licenses Conditioned Upon Compliance  
1710.31 Licenses To Be Carried By Holder  
1710.32 Alteration of Licenses  
1710.33 Relocator's Endorsement of Operator's License

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1710.43 Relocating Vehicles Where Owner or Driver is Present  
1710.44 Operation of Unsafe Vehicles  
1710.45 Transacting Business at Unauthorized Locations  
1710.46 Posting Signs At Locations Where the Relocator Is Not Authorized To Operate  
1710.47 Certain Types of Compensation to Relocators Prohibited  
1710.48 Compensation to Property Owners and Others



ILLINOIS COMMERCE COMMISSION  
NOTICE OF PROPOSED AMENDMENT

SUBPART E: POSTING OF SIGNS

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Posting Requirements  
Sign Specifications  
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Section  
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Vehicle Identification Requirement

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Written Authorization to Relocate/Contracts  
Maintenance of Books and Records  
Audit and Inspection of Books and Records

SUBPART J: ANNUAL REPORTS

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Filing Requirements

SUBPART K: INFORMATION PROVIDED TO THE PUBLIC BY RELOCATORS

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Public Information Pamphlets  
Informal Complaint Form

ILLINOIS REGISTER

ILLINOIS COMMERCE COMMISSION  
NOTICE OF PROPOSED AMENDMENT

SUBPART L: RECLAIMING RELOCATED VEHICLES

Section  
1710.120  
1710.121  
1710.122  
1710.123

Conditions Under Which Vehicles Are To Be Released  
Identification of Vehicle Owner or Driver  
Payment of Fees and Charges  
Hours During Which Vehicles May Be Reclaimed

SUBPART M: STORAGE LOTS

Section  
1710.130  
1710.131  
1710.132  
1710.133

Ownership and Identification of Storage Lots  
Security of Storage Lots  
Attendance at Storage Lots  
Maintenance of Records at Storage Lots

SUBPART N: ENFORCEMENT

Section  
1710.140

Revocation of Licenses

SUBPART O: LEASING

Section  
1710.150  
1710.151  
1710.152

Adoption by Reference of Leasing Requirements  
Supervision and Control of Leased Equipment with Drivers  
Leases to be Exclusive

SUBPART P: FEES

Section  
1710.160

Fees

AUTHORITY: Implementing Section 18a-100 et seq. and authorized by Section 18a-200 of the Illinois Commercial Relocation of Trespassing Vehicles Law (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 18a-100 et seq. and 18a-200).

SOURCE: Adopted at 3 Ill. Reg. 22, p. 49, effective May 28, 1979; amended at 7 Ill. Reg. 4142, effective April 1, 1983; codified at 8 Ill. Reg. 8912; part recodified at 10 Ill. Reg. 18012; old part repealed and new part adopted at 11 Ill. Reg. 17718, effective October 15, 1987; peremptory amendment at 12 Ill. Reg. 1630, effective December 23, 1987; amended at 11 Ill. Reg. , effective

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NOTE: Statutory language is denoted by the use of capital letters.

## SUBPART P: FEES

## Section 1710.160 Fees

a) The following ~~statute~~ fees shall apply:

- |  |         |
|--|---------|
| 1) Filing fee for application for relocater's license  | \$2,500 |
| 2) Relocatee vehicle fee (payable upon filing an application for relocatee's license)                    | \$ 50   |
| 3) Filing fee for application to renew for the biennial renewal of a relocater's license                 | \$1,000 |
| 4) Filing fee for application for operator's employment permit   | \$ 400  |
| 5) Filing fee for application for dispatcher's employment permit   | \$ 60   |
| 6) Filing fee for application to renew operator's employment permit                                      | \$ 60   |
| 7) Filing fee for application to renew dispatcher's employment permit                                    | \$ 40   |
| 8) Equipment lease filing fee  | \$ 40   |
| 9) Filing fee for each property (by listed specific address) listed in contract of contract summary form | \$ 200  |
|  | \$ 80   |

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Filing fee for each contract to provide relocation services entered into by a relocater, payable at the time of contract execution

\$ 25

- 9) Annual maintenance fee for each contract to provide relocation services held by a relocater, payable on January 1 of each year.

\$ 25

b) The fees set out in subsection (a)(9) shall apply to any contract entered into after January 1, 1998 for purposes of this Section. "Contract" shall mean the agreement entered into between one relocater and one property owner or agent to provide relocation services at one location. Multiple service locations may be included in a contract document, but a separate fee shall be payable for each location.

c) The fees set out in (a)(9) shall be due and payable for any property upon which a relocater has placed a sign in conformance with Subpart B unless proof of a contract entered into prior to January 17, 1998 can be established. Any contract entered into after the effective date of this amendment shall be subject to the fee specified in subsection (a)(9), and annual maintenance fees shall be payable on each January 1 thereafter.

(Source: Amended at Ill. Reg. , effective )

- 1) Heading of the Part: General Provisions
- 2) Code Citation: 56 Ill. Adm. Code 2960
- 3) Section Number: Proposed Section  
2960.105 Amended Section
- 4) Statutory Authority: Ill. Rev. Stat., 1987, ch. 48, pars. 610, 611, 615 and 640.
- 5) A Complete Description of the Subjects and Issues Involved:  
This proposed amendment deletes a phrase which the Department had agreed with JCRR staff to delete when this rule was initially proposed. The deletion was inadvertently left out of the rules when they were adopted.
- 6) Will the proposed amendment replace an emergency amendment currently in effect? No.
- 7) Does this rulemaking contain an automatic repeal date? No.
- 8) Does this proposed amendment contain an incorporation by reference pursuant to Section 6.02 of the Illinois Administrative Procedure Act? No.
- 9) Are there any other proposed amendments pending on this Part? No.
- 10) Statement of Statewide Policy Objective? Not Applicable.
- 11) Time, Place and Manner in which interested persons may comment on this Proposed Rulemaking: All persons who submit a request to comment regarding this proposed amendment within 20 days after this notice has been published in the ILLINOIS REGISTER will be given a reasonable opportunity to submit data, views, arguments or comments. The request shall be addressed to:

Stella Adams Cuthbert, Commissioner  
Illinois Department of Employment Security  
401 South State Street - 2nd Floor South  
Chicago, IL 60605  
312-793-4240

- 12) Initial Regulatory Flexibility Analysis:

- Date rules were submitted to the Small Business Office of the Department of Commerce and Community Affairs: December 23, 1988.
- Types of small businesses affected: All businesses subject to the Unemployment Insurance Act.
- Reporting, bookkeeping or other procedures required for compliance: None.
- Types of professional skills necessary for compliance: None.
- The full text of the Proposed Amendment appears on the following page of the Illinois Register.



NOTICE OF PROPOSED AMENDMENTS

TITLE 56: LABOR AND EMPLOYMENT  
CHAPTER IV: DEPARTMENT OF EMPLOYMENT SECURITY  
SUBCHAPTER h: JOB SERVICE

PART 2960  
GENERAL PROVISIONS

SUBPART B: INFORMATION OBTAINED PURSUANT TO ADMINISTRATION  
OF THE STATE EMPLOYMENT SERVICE

- Section  
2960.100 Disclosure Of Information For Use In Employment,  
Training And Educational Programs Administered By  
State And Local Governmental Social Welfare Agencies  
2960.110 Disclosure Of Information For Use By Governmental  
Agencies Participating In Public Works And Related  
Programs

NOTE: ORATOR TYPE DENOTES STATUTORY LANGUAGE

AUTHORITY: Implementing and authorized by Sections 1700, 1701,  
1705 and 1900 of the Unemployment Insurance Act (Ill. Rev. Stat.  
1987, ch. 48, pars. 610, 611, 615 and 640).

SOURCE: Illinois Department of Labor, Bureau of Employment  
Security, Regulation 31, filed as amended June 23, 1977, effec-  
tive July 3, 1977; rule repealed by operation of law October 1,  
1984; new rule adopted at 9 Ill. Reg. 15878, effective October  
8, 1985; amended at 12 Ill. Reg. 13596, effective August 5,  
1988; amended at 13 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_.

Section 2960.105 Disclosure Of Information For Use In  
Employment, Training And Educational Pro-  
grams Administered By State And Local Gov-  
ernmental Social Welfare Agencies

- a) For the purposes of implementing and administering  
employment, training, educational and social welfare  
programs, any agency of this State, as defined by  
Section 3.01 of the Illinois Administrative Procedure  
Act (Ill. Rev. Stat. 1987, ch. 127, par. 1003.01) or  
any other State, any local government of this State,  
as defined by Section 3(a) of the State Mandates Act  
(Ill. Rev. Stat. 1987, ch. 85, par. 2203(a)) or any  
agency of the Federal government, as defined by Sec-  
tion 551(i) and 552(f) of the Federal Administrative

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Procedures Act (5 U.S.C. 551(i) and 552(f)) which  
trains, educates, grants funds for training or  
education, engages in research for educational or  
training purposes, places in employment, provides  
public assistance payments, provides social welfare  
services, or any other related service of the State  
shall be deemed to be a public agency of this or  
any other State of the Federal government for the  
purpose of the administration of the Federal  
assistance, ..., system of public employment  
offices, ..., as provided in Section 1900 of the Act  
(Ill. Rev. Stat. 1987, ch. 48, par. 640).

- b) Pursuant to Section 1900 of the Act, the Director  
shall provide such agencies and local entities, infor-  
mation from the files of the Department as the  
DIRECTOR deems proper (Ill. Rev. Stat. 1987, ch.  
48, par. 640), based upon the written request (i.e.  
purpose under the law, format or forms of data and  
schedule for delivery of data) of the agency or  
entity, to be helpful to them to provide outreach  
and recruitment, assist in intake, determine  
eligibility, monitor program outcome or evaluate the  
success of the various services delivered by their  
employment, training, educational or social welfare  
programs.

- 1) Example 1: A state economic development agency  
administers the Federal employment training  
funds received by this State under the federal  
Job Training Partnership Act (29 U.S.C. 1501 et  
seq.) (JTPA). These funds are subgranted to  
units or combinations of units of local govern-  
ment called Service Delivery Areas (SDA's) which  
recruit, assess, train and place disadvantaged  
individuals in unsubsidized jobs in order to  
assist in performing these functions. The  
Director, through the Federal agency, will provide the  
State economic development agency with identify-  
ing information about individuals who qualify  
for the services that it and its subgrantees can  
provide. The state economic development agency  
can provide this information to its subgrantees  
(SDA's).

- 2) Example 2: Public educational institutions and  
public training institutions might be in need of  
accurate data to help them determine the rela-



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tive success of their educational and training programs. Upon written request, the Director shall provide to these institutions such data as is available to determine increases or decreases in individual wages, duration of employment, if and when the individual filed for unemployment insurance or other educational or training related factors.

3) Example 3: A State economic development agency seeks to attract new manufacturers to this State. This agency requests current information on the number, size and type of major potential suppliers and subcontractors in a given geographical area. Upon written request, the Director will provide such data to the agency.

4) Example 4: The Illinois Department of Rehabilitation Services is attempting to contact specific groups of potential employers for their newly trained handicapped clients. Upon written request, the Director can provide this Department with a mailing list of companies which are experiencing growth or whose records indicate other factors which might lead to the hiring of the handicapped workers. A similar outreach effort could be made on behalf of welfare recipients, ex-offenders, youth or the aging.

c) General administrative data and labor market information, including but not limited to information concerning employment opportunities, levels and trends, labor supply and demand and related statistical data, shall be available to both private and public agencies and individuals. Except as provided in subsections (a) and (b), such information shall not allow for the identification of a specific employing unit or individual.

d) Unless statutorily excluded, the Director shall require payment of the costs incurred in providing such requested information if the Director incurs additional costs in processing the information which are greater than the cost of recovery and the Department does not receive some offsetting benefit (see example) from providing the data.

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Example: A local government, upon written request, asks the Director to provide a mailing list of all unemployed individuals in its service area who might meet certain eligibility criteria for a training program it will sponsor. Since such mailing lists are not regularly prepared by the Director, the Director may negotiate with the entity regarding the reimbursement of costs for preparing the list, or the Director may provide such list without charge if, for example, the local entity would agree to provide similar data and/or services in return.

(Source: Amended at 13 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

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- 1) The heading of the Part: Surface Installation Health and Safety
- 2) Code Citation: 62 Ill. Adm. Code 220
- 3) Section Number: 220.10  
220.80 Proposed Action: Amend
- 4) Statutory Authority: Sections 2.12 and 38.2 of The Coal Mining Act (Ill. Rev. Stat. 1987, ch. 96 1/2, pars. 312, 3802)
- 5) A complete description of the subjects and issues involved: These proposed amendments make changes to the safety requirements for inspecting, maintaining and repairing high-voltage electrical equipment as follows:
  1. definitions are added or expanded to provide for greater clarity;
  2. references to industry standards incorporated by reference are updated and corrected;
  3. annual and monthly testing and examination of high-voltage systems, and the specific requirements for annual and monthly testing and examination, are separately set forth for greater clarity;
  4. the contents of records to be kept of annual and monthly testing and examination of high-voltage systems are specified;
  5. the qualifications of persons testing, examining and repairing high-voltage equipment are clarified; and
  6. numerous changes in technical terminology and requirements are made either to clarify existing safety standards or enhance safety standards concerning high-voltage electrical systems at mine sites.

In addition, the definition of "blasting agent" is updated.

- 6) Will this proposed rule replace an emergency rule currently in effect?  
No
- 7) Does this rulemaking contain an automatic repeal date? Yes x No  
If "Yes," please specify the date:
- 8) Do these proposed amendments contain incorporations by reference? These proposed amendments update and correct references to material incorporated by reference.
- 9) Are there any other amendments pending on this Part? No
- 10) Statement of Statewide Policy Objectives: The amendments do not create

or enlarge a mandate under Section 3 of the State Mandates Act, (Ill. Rev. Stat. 1987, ch. 85, par. 2203).

- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

Written comments may be submitted within 45 days of the publication of this notice to:

John C. Lynch, General Counsel  
Illinois Department of Mines and Minerals  
Stratton Office Building, Room 704  
Springfield, IL 62706

- 12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs: December 27, 1988.
- B) Types of small businesses affected: Any Illinois Coal Mine satisfying the definition of small business.
- C) Reporting, bookkeeping or other procedures required for compliance: The amendments require that records be kept of inspections, tests, examinations and repairs to high-voltage electrical equipment.
- D) Types of professional skills necessary for compliance: Training and/or experience in electrical work.

The full text of the Proposed Amendments begins on the next page.

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CHAPTER I: DEPARTMENT OF MINES AND MINERALS  
TITLE 62: MINING

February 7, 1986; amended at 10 Ill. Reg. 8104, effective June 15, 1986.  
amended at 13 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_.

## PART 220

## Sec. 220.10 Introduction and Definitions

## SURFACE INSTALLATION HEALTH AND SAFETY

## Section

220.10	Introduction and Definitions
220.20	Surface Installations
220.30	Thermal Dryers
220.40	Preparation for Mechanical Equipment
220.50	Electrical Equipment-General
220.60	Electrical Equipment-Special
220.70	Trailing Cables
220.80	Grounding
220.90	Surface High - Voltage Distribution
220.100	Low and Medium - Voltage Alternating Current Circuits
220.110	Ground Control
220.120	Fire Protection
220.130	Mine Maps
220.140	Explosives and Blasting
220.150	Man Hoisting
220.160	Auger Mining
220.170	Loading and Haulage
220.180	Miscellaneous
220.190	Trolley Wires and Trolley Feeder Wires
220.200	Slope and Shaft Sinking
	Surface Bathing Facilities, Change Rooms and Sanitary Flush Toilet Facilities at Surface Coal Mines
220.210	Sanitary Toilet Facilities at Surface Coal Mines
220.220	Drinking Water
220.230	Health and Safety Rules Applicable to Underground Coal Mines

AUTHORITY: Implementing and authorized by Section 2.12 of the Coal Mining Act (Ill. Rev. Stat. 1987, ch. 96 1/2, par. 312).

SOURCE: Filed October 27, 1976, effective November 27, 1976; emergency amendment at 2 Ill. Reg. 19, p. 147, effective May 3, 1978, for a maximum of 150 days; emergency amendment at 2 Ill. Reg. 19, p. 216, effective May 3, 1978, for a maximum of 150 days; amended at 3 Ill. Reg. 20, p. 142, effective May 3, 1979; amended at 4 Ill. Reg. 46, p. 220, effective December 17, 1980; amended at 7 Ill. Reg. 649, effective May 9, 1983; emergency amendment at Reg. 12895, effective September 20, 1983, for a maximum of 150 days; codified at 8 Ill. Reg. 8915; amended at 8 Ill. Reg. 12313, effective July 5, 1984; amended at 10 Ill. Reg. 224, effective

## a) Adoption of Regulations-Scope and Authority.

These rules set forth mandatory safety standards for bituminous, anthracite and lignite surface coal mines, including open pit and auger mines, preparation facilities and all other surface work areas of underground and surface coal mines. In adopting these rules, the Mining Board implements the Coal Mining Act of 1953, as amended by Public Act 79-460. In adopting these rules, the Mining Board and the Director have adhered to the statutory and regulatory standards affecting the adoption of and promulgation of health and safety rules, including, but not limited to, Section 2.12 of the Coal Mining Act of 1953 as amended, (Ill. Rev. Stat. 1987, ch. 96 1/2, par. 312) and the Rules of Procedure in Administrative Proceedings in the Department of Mines and Minerals. Before the Mining Board, none of these rules provide for any protection and a level which is not the same as that established under the federal standards for surface installation health and safety.

## b)

For the purposes of Part 220 these rules the term:

"Active workings" means any place in a coal mine where miners are normally required to work or travel;

"American Table of Distances" means the February 1986 current edition of the "The American Table of Distances for Storage of Explosives" published by the Institute of Makers of Explosives Suite 310, 1120 Nineteenth Street N.W., Washington D.C. 20036-2605 (The reference does not include any later amendments or editions.);

"Barricaded" means to obstruct passage of persons, vehicles, or flying materials;

"Berm" means a pile or mound of material capable of restraining a vehicle;

"Blasting agent" means any material consisting of a mixture of a fuel-and-oxidizer-which-

-is-used-or-intended-for-use-in-blasting-

-is-not-classed-as-an-explosive-by-the-Department-of-

Transportation-of-the-United-States-of-America;-

-Contains-no-ingredients-classed-as-an-explosive-by-the-

Department-of-Transportation-of-the-United-States-of-

America-and-

-Cannot-by-detoned-by-a-No-8-blasting-cap-when-tested-

as-recommended--in-United-States-Department--of-interior-

Bureau-of-Mines-information-circular-8179;



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is otherwise consistent with the laws and regulations of the State of Illinois:

or mixture, consisting of fuel and oxidizer, that is intended for blasting and not otherwise defined as an explosive; if the finished product, as mixed for use or shipment, cannot be detonated by means of a number 8 test blasting cap when unconfined. A number 8 test blasting cap is one containing 2 grains of a mixture of 80 percent mercury fulminate and 20 percent potassium chlorate, or a blasting cap of equivalent strength. An equivalent strength cap comprises 0.40-0.45 grams of PEIN base charge, pressed in an aluminum shell, with bottom thickness not to exceed 0.03 of an inch, to a specific gravity of not less than 1.4 g/cc., and primed with standard weights of blasting caps. The area near the blasting operations in which cause injury or flying material can reasonably be expected to occur.

"Blasting cap" means a detonator containing a charge of detonating compound, which is ignited by electric current, or the spark of a fuse, used for detonating explosives;

"Blasting Circuit" means electric circuits used to fire electric detonators or to ignite an igniter cord by means of an electric starter;

"Blasting switch" means a switch used to connect a power source to a blasting circuit;

"Box-type magazine" means a small, portable magazine used to store limited quantities of explosives or detonators for short periods of time in locations at the mine which are convenient to the blasting sites at which they will be used;

"Capped fuse" means a length of safety fuse to which a detonator has been attached;

"Capped primer" means a package or cartridge of explosives which is specifically designed to initiate a detonation to other explosives in a blasting circuit;

"Certified" as applied to a person means a person certified as a Surface Mine Supervisor by the Mining Board to perform duties prescribed by these rules, and the laws of the State of Illinois;

"Circuit breaker" means a mechanical switching device capable of carrying electrical current under normal circuit conditions and also, carrying for a specified time, and breaking currents under overload, undercurrent and short circuit conditions;

"Connection box" means a box like enclosure with a removable lid/plate/door or other means of access within which electric connections between sections of cable can be made;

"Department" means the Department of Mines and Minerals of the

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State of Illinois; "Detonating cord" or "detonating fuse" means a flexible cord containing a core of high explosive;

"Detonator" means a device containing a small detonating charge that is used for detonating an explosive, including, but not limited to blasting caps, exploders, electric detonators, and delay electric blasting caps;

"Director" means the Director of the Department of Mines and Minerals of the State of Illinois;

"Electrical grounding" means to connect with the ground to make the earth part of the circuit;

"Explosive" means any chemical compound, mixture, or device the primary or common purpose of which is to function by explosion.

Explosives include, but are not limited to black powder, dynamite, nitroglycerin, fulminate, ammonium nitrate when mixed with a hydrocarbon, and other blasting agents;

"Flammable" means a substance or mixture of substances at which sufficient vapor is released by a liquid under pressure to form a flammable vapor-air mixture at atmospheric pressure;

"Fuse" means an electrical overload protective device with a circuit opening fusible part that is heated and severed by the passage of overcurrent through it;

"High-voltage" means more than one thousand (1,000) volts;

"Low-voltage" means up to and including six hundred sixty (660) volts;

"Medium-voltage" means voltages from six hundred sixty (660) one--(661) to one thousand--(1,000) volts;

"One--(661) to one thousand--(1,000) volts" means more than one thousand--(1,000) volts;

"Medium-voltage" means voltages from six hundred sixty-one (661) to one thousand (1,000) volts;

"Mining Board" means the Illinois State Mining Board in the Department of Mines and Minerals created by the Civil Administration Code of Illinois as amended;

"Misfires" means the complete or partial failure of a blasting charge to explode as planned;

"Mobile electric equipment" means equipment capable of moving under its own power;

"Portable electric equipment" means equipment that is actually movable and can be readily moved from one place to another. Some illustrative examples include:

electric hand tools;

electric pumps and air compressors which receive power through a portable cable and are designed to be moved from place to place in a strip pit;

electric welders which receive power through a portable cable and are designed to be moved from place to place in a preparation plant or on board a unit of mobile electric



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equipment; and

a skid mounted substation which receives its power through a portable cable;

"Prime or booster" means a package or cartridge of explosives which is designed specifically to transmit detonation to other explosives and which does not contain a detonator;

"Qualified person" means a person who has the training, experience and knowledge to perform the duties required;

"Rate" is term that is applied to an operating characteristic, indicates the designated limit or limits of the characteristic for application under specified conditions;

"Resistance grounded systems" means electrical circuits that are grounded through impedance, the principal element of which is resistance;

"Roll protection" means a framework, safety canopy, or similar protection for the operator when equipment overturns;

"Safety can" means an approved container, of not over five (5) gallons capacity, having a spring-closing lid and spout cover;

"Safety fuse" means a train of powder enclosed in cotton, jute yarn, and waterproofing compounds which burns at a uniform rate; used for firing a cap containing the detonating compound which in turn sets off the explosive charge;

"Safety switch" means a sectionalizing switch that also provides shunt protection in blasting circuits between the blasting switch and the shot area.

"Stationary electric equipment" means equipment that is installed in a fixed location and is wired in a permanent manner. Some illustrative examples of stationary electric equipment include:

pendant type lighting fixtures, even though the fixtures are suspended from the ceiling by a portable cord;

electric welders which are installed in a fixed location in electric shops with no traveling methods;

electric tools which are installed in a fixed location in a preparation plant and are wired with a permanent wiring method; and

a skid mounted substation which is installed and grounded in a permanent manner and receives its power directly from an overhead power line.

(Source: Amended at Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

Section 220.80 Surface High-Voltage Distribution  
a) High-voltage circuits; protective devices.

1) Circuit breakers protecting high-voltage circuits supplying

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power to portable or mobile equipment must: High-voltage circuits supplying power to portable or mobile equipment shall be protected by suitable circuit breakers;

A) be properly tested and maintained;

B) have adequate interrupting capacity for the circuit application as rated by the manufacturer;

C) be equipped with devices for protection against:

(i) short circuit;

(ii) grounded phase; and

(iv) undervoltage unless protection against undervoltage is provided on board the portable or mobile equipment receiving power from the circuit. A magnetic starter, which opens upon and must be reset manually following a loss of power, satisfies the undervoltage requirement.

of adequate interrupting capacity which are properly tested and maintained and equipped with devices to provide protection against grounded phase; short circuit; and overload. The circuit breaker shall also be equipped with devices to provide protection against undervoltage unless protection against undervoltage is provided on board the portable or mobile equipment receiving power from that circuit;

2) High-voltage circuits supplying power to stationary equipment must shall be protected from deenergized with the occurrence of an overload or short circuit by a circuit breaker; or fuses of the correct type and capacity. Circuit breakers must such devices shall, in addition, on solidly grounded or resistance grounded systems, deenergize the circuit on the occurrence of a phase-to-ground fault. Ungrounded high-voltage circuits supplying power to stationary equipment shall be provided with ground detectors to indicate visually the presence of a ground on any phase. Other no-test effective devices may be approved on an authorized representative of the department.

3) Circuit breakers protecting high-voltage circuits shall have adequate interrupting capacity stated to clear the short circuit current of the system. All electrical components and devices must shall be rated for the normal voltage and current of the system.

b) Monthly testing, examination, and maintenance of circuit breakers; procedures; high voltage.

Circuit breakers and their auxiliary devices located on the surface protecting surface or underground circuits, or both, must shall be examined and tested at least once (1) each month the circuit breaker shall be tested and calibrated at the time of installation; and at test--annually thereafter by a person qualified to perform such

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testing; and calibration, or and qualified to perform electrical work under Section 220.50(e) of this Part to perform electrical work.

- 1) The examination must shall include observations of all readily accessible components of the circuit breaker and its auxiliary devices, and the manual activating of any of the auxiliary devices causing circuit breakers to operate. Examination of oil circuit breakers must include visual observation of all external components of the circuit breaker, including excessive oil spillage and/or the oil level of the tank. Repairs or adjustments as are indicated by such tests and examinations must be carried out immediately.

- 2) Tests must shall include the following:

A) Breaking continuity of the ground check conductor where ground check monitoring is used, and overvoltage protective devices; Activate the circuit breaker by passing current setting through the relay; (3) After the circuit breaker is set, setting through the relay; (2) Repeat of the circuit breaker setting and comparing the time with the manufacturer's curve for the relay;

- B) Actuating any auxiliary protective relays. --- Ground fault protective devices:--

i) ---in-resistance-grounded-systems-activate-the-circuit breaker-by-passing-an-amount-of-current-equal-to forty-(40)-percent-of-the-rating-of-the-grounding resistor---through---the---ground---fault---current transformer---or---through-a-phase-current-transformer when-residual-ground-fault-tripping-is-used---if potential-ground-fault-tripping-is-used, activate the circuit-breaker-by-impressing-a-voltage-on-the ground-trip-relay-equal-to-forty-(40)-percent-of-the ground-fault-potential-transformer-secondary-voltage. Additionally, the transformer coil-continuity shall be checked--

ii) ---in-solidly-grounded-systems-activate-the-circuit breaker-by-passing-sufficient-current-through-the ground-fault-current-transformer---or---through-a-phase-current-transformer, when-residual-ground-fault-tripping-is-used, to-cause-activation-of-the-ground fault-relay--

iii) ---in-ungrounded-systems-the-ground-detector--shall-be tested-by--

Deenergizing-the-systems;--

Grounding-one-phase-through-an-impedance-rated-at-not more-than-twenty-five-(25)-amperes-at-the--phase-to-phase-voltage-of-the-system; and--

Reenergizing-the-systems;--

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- iv) ---When-ground-check-monitoring-is-used--activate-the circuit-breaker-trip-circuit-by--  
Breaking-the-continuity-of-the-ground-check-conductor at-the-extreme-end-of-the-monitoring-circuit;--  
---Either--breaking-the-ground-conductor-at-any-point between-the-grounded-side-of-the-resistor--and-the equipment-being-served--or-increasing-the-resistance of-the-grounding-circuit--to-that-amount-necessary-to cause-a-voltage-drop-in-the-grounding-circuit-of-more than-one-hundred-(100)--volts-under-fault-conditions; and--

Deenergization---of---the---circuit---breaker---control circuit;--

- 3) ---Repairs-calibrations-on-adjustments-as-are-indicated-by-such examinations, and tests shall be carried out immediately; Calibration shall include adjusting all relays and associated equipment to the indicated setting at plus or minus ten-(10) percent of the indicated setting.

- 4) ---An-authorized-representative-of-the-Department-may-require additional-testing-or-calibration-of-circuit-breakers-and associated devices;

C) Actual system trips during the inspection interval may be used in place of the test specified in Section 220.80(b)(2)(A) and (B) where such actual operations are maintained as part of the records.

- 3) The operator must maintain records of each test, examination, repair, or adjustment of all circuit breakers protecting high-voltage circuits. Such records must be kept in a book containing the following information:

A) The name of the person making the inspection;--  
B) The equipment inspected;--  
C) The inspected equipment's location;--  
D) The date of inspection;--  
E) The problems discovered and their corrections;--  
F) The signature of the supervisor or the person inspecting the equipment.

- c) Annual Testing, examination, and maintenance of circuit breakers; record procedures; high-voltage

The operator shall maintain a written record of each test; examination; repair; or adjustment of all circuit breakers protecting high-voltage circuits; Such record shall be kept in an approved book;

Circuit breakers and auxiliary devices located on the surface protecting surface or underground circuits, or both, must be tested and calibrated at the time of installation and at least annually thereafter by a person qualified to perform testing and calibration



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or qualified to perform electrical work under Section 220.50(e).

- 1) The annual test and examination must include:
  - A) In resistance grounded systems:
    - i) Sufficient amount of current through the ground fault current sensing circuit to trip the circuit breaker. The ground resistor must be checked for continuity and OHMIC value.
    - ii) If ground check monitoring is used, tripping the circuit breaker by breaking continuity of the ground check conductor, or using the manufacturer's recommended test.
    - iii) Verifying all current transformer secondary circuits.
    - iv) Verifying the operation and calibration of all over-current trip devices or relays.
    - v) Verifying the operation of the circuit breaker trip system, and
    - vi) Verifying the operation of under-voltage devices where their use is required under Section 220.80(a)(1).
  - B) In ungrounded and solidly grounded systems:
    - i) If ground check monitoring is used, tripping the circuit breaker by breaking continuity of the ground check conductor, or using the manufacturer's recommended test.
    - ii) Verifying the operation of all current transformer secondary circuits.
    - iii) Verifying the operation and calibration of all over-current trip devices or relays.
    - iv) Verifying the operation of the circuit breaker trip system, and
    - v) Verifying the operation of under-voltage devices where their use is required under Section 220.80(a)(5).
- 3) Repairs, calibrations, adjustments, indicated as necessary by the examination and test required in Section 220.80(c) must be carried out before being returned to service.
- 4) Calibrations must include adjusting all relays and associated components according to manufacturer's specifications.
- 5) An authorized representative of the Department may require additional testing or calibration of circuit breakers and auxiliary devices when it is necessary to protect the health, safety and welfare of the miners.
- 6) The operator must maintain written records of each test, examination, repair, or adjustment of all circuit breakers protecting high-voltage circuits. Such records must be kept in

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- a book containing the following information:
  - A) The name of the person making the inspection;
  - B) The equipment inspected;
  - C) The inspected equipment's location;
  - D) The date of inspection;
  - E) The problems discovered and their corrections;
  - F) The signature of the supervisor of the person inspecting the equipment.
- d) Grounding resistors.
 

The grounding resistor, where required must shall be of the proper OHMIC value to limit the voltage drop in the grounding circuit external to the resistor to not more than one hundred (100) volts under ground fault conditions. The grounding resistor shall be rated for maximum fault current continuously and insulated from ground for a voltage equal to the phase-to-phase voltage of the system.
- e) Grounding resistors; continuous current rating.
 

The ground fault current rating of grounding resistors must shall meet the "extended time rating" set forth in American Institute of Electrical and Electronics Engineers, Inc., 345 E. Forty-Seventh Street, New York City, New York 10017, Standard No. 32 (1972), reaffirmed in 1984. (The reference does not include any later amendments or editions.)
- f) Protection of high-voltage circuits; neutral grounding resistors.
  - 1) High-voltage circuits supplying portable or mobile equipment must shall contain either a direct or derived neutral which must shall be grounded through an extended time grounding a-suitable resistor at the source transformers, and-a
  - 2) A grounding circuit, originating at the grounded side of the grounding resistor, must-shall extend along with the power conductors and serve as a grounding conductor for the frames of all high-voltage equipment supplied power from that circuit.
  - 3) The grounding circuit conductor must shall conform to Section 220.70(c).
  - 4) High-voltage stationary equipment may be served from impedance grounded, solidly grounded or ungrounded systems.
  - 5) Grounding transformers, where used to derive a neutral, and grounding resistors-shall must:
    - A) be rated for continuous phase-to-ground fault current operation, and
    - B) be located at the transformers supplying power to the circuit.
- g) --Felt-safe--ground-check-circuits-on-high-voltage-resistance-grounded systems--technology does not provide-for-a-felt-safe-ground-monitoring system-for-high-voltage-circuits-in-the-event-such-technology becomes available; the Mining Board has the authority-to-adopt-rules



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h) 2) Requiring such systems:

- 1) High-voltage cables; minimum design requirements.  
Cables used in high-voltage systems must be equipped with metallic shielding around each power conductor with one (1) or more grounding conductors having a total cross-sectional area of not less than one-half (1/2) the power conductor. The metallic shielding must be completely enclosed by each individual conductor or must be completely enclosed by the shielding set forth in Standard MCB provided for by the standards of the Insulated Power Cable Engineers Association-National Electrical Manufacturers' Association, 2101 L Street, N.W., Washington, D.C. 20037 for type SH or SHD portable power cables. (The reference to Standard MCB is as revised July 1987 and does not include any later revisions or amendments). Cables used as trailing cables must contain an insulated conductor for the ground continuity check circuit if the circuit requires a conductor.

- 2) All high-voltage cables must be rated adequate for the intended current and voltage. Splices made in such cables must provide continuity of all components and must meet the requirements of Section 220.60(e).

+ 2) Cable couplers and connection boxes; minimum design requirements.

- 1) Cable couplers: Requirements.  
A) Couplers that are used in medium or high-voltage power circuits must be of the three (3)-phase type and enclosed in a full metallic shell.  
B) Cable couplers must be rated adequate for the intended voltage.  
C) The metallic shell of cable couplers must be grounded to the grounding conductor in the cable.  
D) Couplers must be constructed in such manner so that the ground check monitoring conductor when required will break first and the grounding conductor will break last when being uncoupled.

2) Connection Boxes

- A) Cable connection boxes must be designed and constructed of substantial construction and designed to guard all energized parts from personal contact.  
B) The box entrance lid/plate or door must be interlocked so that the circuit will be deenergized when the lid or door is opened.  
C) The current-carrying parts must be deenergized and discharged before performing any work is performed inside such boxes, and any person performing work thereon must wear protective gloves; unless the particular load carrying cable is in an isolated compartment from the rest of the

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connection box. In this case, only the load carrying cable need be deenergized to be worked on or removed while deenergizing and discharging the box, protective gloves must be worn.

- f) 1) Connection of single-phase loads:  
Single-phase loads must be connected phase-to-phase in resistance grounded systems.  
k) 1) Installation of high-voltage transmission cables.  
High-voltage transmission cables must be installed or placed so as to afford protection against damage. They must be placed to prevent contact with low-voltage or communication circuits.  
-t) k) 1) High-voltage power lines; clearances above ground.  
High-voltage power lines located above driveways, haulageways, and railroad tracks must be installed so as to provide the minimum vertical clearance as specified in Rule 232 of the National Electrical Safety Code published by the Institute of Electrical and Electronics Engineers, Inc., 345 E. 47th Street, New York, New York 10017 (1981). (The reference does not include any later amendments or editions); provided, however, that in no event shall any high-voltage power line be installed less than fifteen (15) feet above ground, walkways, or working areas.  
m) 1) The booms and masts of equipment operated on the surface of any coal mine must not be operated within ten (10) feet of an energized overhead powerline, where the voltage of overhead powerlines is sixty-nine thousand (69,000) volts, or more, the minimum distance from the boom or mast must be as follows:

Nominal Powerline Voltage (in 1,000 volts)	Minimum Distance feet
69-114	12
115-229	15
230-499	25
500 or more	35

- n) 1) Movement of equipment; Minimum Distance from High-Voltage Lines.  
When any part of any equipment operated on the surface of any coal mine is required to pass under or by any energized high-voltage power line and the clearance between such equipment and powerline is less than that specified in Section 220.80(m) 1) for booms and masts, such power lines must be deenergized or other precautions must be taken.

- o) 1) Operations of rear dump trucks under powerlines.  
In cases where rear dump trucks are operated under powerlines, the minimum

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vertical clearance that must shall be maintained over dumping areas, must shall be five (5) feet more than the maximum height of the truck bed measured with the truck bed in the extreme raised position.

- p q) Disconnecting devices. must shall be installed at the beginning of each branch line in high-voltage circuits, except disconnecting devices in high-voltage transmission lines, which must be accessible and located as near as practicable to the entrance to the high-voltage stationary installations supplied from the overhead powerlines, and near the power-entrance-to-all-high-voltage installations and they must shall be equipped or designed in such manner, the cable determined by visual observation that the circuit is deenergized when such devices are opened.
- q d) Identification of circuit breakers and disconnection disconnecting switches.

Circuit breakers and disconnecting switches must shall be labeled to show which units they control, unless identification can be made readily by location.

- r g) High-voltage equipment grounding.  
Low resistance ground fields used in high-voltage systems serving portable or mobile equipment must shall be separated from the other ground fields by at least twenty-five (25) feet or more.

- s r) Movement of portable substation and transformers.  
Portable substations, transformers, and high-voltage switch gear must shall be deenergized before they are moved from one location to another, and must shall be examined by a qualified person under Section 220.50(e) to assure safe operating condition prior to reenergization.

- t s) Performing work in proximity to energized high-voltage circuits.  
No work must not shall be performed within four (4) feet of any exposed energized high-voltage conductor unless the provisions of Section 220.80(w v) through Section 220.80(ee dd) have been complied with, with respect to guarding of all energized conductors; except that, a qualified person qualified under Section 220.50(e) and wearing protective linemen's gloves rated for the phase-to-phase voltage of the system, may disconnect and connect conductors to the load side of opened fused cutouts or disconnecting switches.

- u t) Work on high-voltage line; deenergizing and grounding.  
High-voltage lines must shall be deenergized and grounded before work is performed on them, except that repairs may be permitted on energized high-voltage line if:

- 1) Such repairs are made by a qualified person under Section 220.80(ff) in accordance with procedures and safeguards set forth in Section 220.80(v u) through 220.80(ee dd) as applicable; and
- 2) The operator has tested and properly maintained the protective

v u) devices necessary in making such repairs.

- 1) A No high-voltage line is not shall be regarded as deenergized for the purpose of performing work on it, until it has been determined by a qualified person under Section 220.80(ff) that such high-voltage line has been deenergized and grounded. Such qualified person must shall by visual observation:

- A) Determine that the disconnecting devices on the high-voltage circuit are in open position; and
  - B) Insure that each ungrounded conductor of the high-voltage circuit upon which work is to be done is properly connected to the system grounding medium. In the case of resistance grounded or solid wye-connected systems, the neutral wire is the system grounding medium. In the case of an ungrounded power system, either the steel armor or conduit surrounding the system, or a surface grounding field is a system grounding medium.
- 2) No-work must not shall be performed on any high-voltage line which is supported by any pole or structure which also supports other high-voltage lines until:

- A) All lines supported on the pole structure are deenergized and grounded in accordance with all of the provisions of this Part which apply to the repair of deenergized surface high-voltage lines; or
  - B) The provisions of Section 220.80(w v) through 220.80(ee dd) have been complied with, with respect to the energized lines which are supported on the pole or structure.
- 3) Work must not may be performed on energized surface high-voltage lines except only in accordance with the provisions of Section 220.80(v u) through 220.80(dd) inclusive.

w v) Repairs to energized high-voltage line may be repaired only when:

- 1) The operator has determined that:
- A) Such repairs cannot be scheduled during a period when the power circuit could be properly deenergized and grounded;
- B) Such repairs will be performed on power circuits with a phase-to-phase nominal voltage no greater than fifteen thousand (15,000) volts;
- C) Such repairs on circuits with a phase-to-phase nominal voltage of five thousand (5,000) volts or more will be performed only with the use of live line tools; and
- D) Weather conditions will not interfere with such repairs or expose those persons assigned to such work to an imminent danger.

- 2) The operator has designated a qualified person under Section 220.80(ff) as the person responsible for carrying out



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such repairs and such person, in order to insure protection for himself and other qualified persons assigned to perform such repairs from the hazards of such repairs, has prepared and filed with the operator:

- A general description of the nature and location of the damage or defect to be repaired;
- The general plan to be followed in making such repairs;
- A statement that a briefing of all qualified persons assigned to make such repairs was conducted informing them of the general plan, their individual assignments, and the dangers inherent in such assignments;
- A list of the proper protective equipment and clothing that will be provided; and
- Such other information as the person designated by the operator feels necessary to describe properly the means or methods to be employed in such repairs.

3) Work performed on power lines energized at more than fifteen thousand (15,000) volts must be done in accordance with a plan submitted to and approved by the State Mine Inspector of the District in which the mine is located.

x 4) Any operator designating and assigning qualified persons to perform repairs on energized high-voltage surface lines under the provisions of Section 220.80 (w) must maintain a record of such repairs.

Such record must contain a notation of the time, date, location, and general nature of the repairs made, together with a copy of the information filed with the operator by the qualified person designated as responsible for performing such repairs.

y 5) When two or more persons are working on an energized high-voltage surface line simultaneously, and any one of them is within reach of another, such person must not be allowed to work on different phases or on equipment with different potentials.

z 6) Installation of protective equipment.

- Before repair work on energized high-voltage surface lines is begun, protective equipment must be used to cover all bare conductors, ground wires, guys, telephone lines, and other attachments in proximity to the area of planned repairs. Such protective equipment must be installed from a safe position below the conductors or other apparatus being covered. Each rubber protective device employed in making of repairs must have a dielectric strength of twenty thousand (20,000) volts or more and must comply with the provisions of the American Society for Testing and Materials (ASTM) 655 Fifteenth Street, N.W., Washington, D.C. 20005 American National Standards Institute--ANSI-36-series as follows:

ITEM	ASTM STANDARD	DATE OF ADOPTION
Rubber Insulating gloves	D120-87	July 31, 1987
Rubber matting for use around electrical apparatus	D178-88	Nov. 29, 1987
Rubber insulating blankets	D1048-88	Feb. 26, 1988
Rubber insulating hoods	D1049-83	Feb. 26, 1988
Rubber insulating line hose	D1050-86	June 24, 1983
Rubber insulating sleeves	D1051-87	August 30, 1985

(The standards do not include any later amendments or editions.)

ITEM	ANSI STANDARD
Rubber-insulating gloves	D6-6-1971
Rubber-matting-for-use-around electrical apparatus	D6-7-1971
Rubber-insulating blankets	D6-4-1971
Rubber-insulating hoods	D6-2-1971
Rubber-insulating line-hose	D6-1-1971
Rubber-insulating sleeves	D6-5-1971
Protective equipment of material other than rubber must be equal or better electrical and mechanical protection. Only line tool poles having a manufacturer's certification to withstand the following minimum tests shall be used:	
A) One thousand (1,000) volts per foot of length for fiber (5) thousand (5,000) volts per foot of length for three (3) minutes when the tool is made of wood; or	
B) Seventy-five thousand (75,000) volts per foot of length for three (3) minutes when the tool is made of wood; or	
C) Measuring tapes or measuring ropes containing metal must not be used when working on or near energized parts.	
aa 4) Protective clothing: use and inspection.	
aa 5) All persons performing work on energized high-voltage surface lines must wear protective rubber linemen's gloves, sleeves, and climber guards if climbers are worn. Protective rubber gloves must not be worn wrong side out or without protective leather gloves. Protective devices worn by a person assigned to perform repairs on high-voltage surface lines must be worn continuously from the time he leaves the ground until he returns to the ground and such person must visually inspect the equipment assigned him for defects before each use.	



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- 2) All rubber protective equipment used for work on energized high-voltage surface lines must shall be electrically tested in accordance with the American National Standards Institute and the American Society for Testing and Materials Standards (ASTM), 655 Fifteenth Street N.W.; Washington, D.C. 20005 as follows:

ITEM	ASTM STANDARD	DATE OF ADOPTION
Rubber insulating gloves	D1048-88	July 31, 1987
Rubber insulating blankets	D1048-88	Feb. 26, 1988
Rubber insulating hoods	D1049-83	June 24, 1983
Rubber insulating line hose	D1050-85	August 30, 1985
Rubber insulating sleeves	D1051-85	July 31, 1987

(The references do not include any later editions or references.)

ITEM	ANSI-STANDARD	ASTM-STANDARD
Rubber-insulating gloves	36.6-1971	B120-76
Rubber-insulating blankets	36.4-1971	B1640-70
Rubber-insulating hoods	36.2-1971	B1649-59(76)
Rubber-insulating line-hose	36.1-1971	B1650-59(76)
Rubber-insulating sleeves	36.5-1971	B1651-70

- bb aa) Protective equipment; inspection.

Each person must shall visually inspect protective equipment and clothing provided him in connection with work on high-voltage surface lines before using such equipment and clothing and any equipment or clothing containing any defect or damage must shall be discarded and replaced with proper protective equipment or clothing prior to the performance of any electrical work on such lines.

- bb) Protective equipment; testing and storage.

1) Rubber protective equipment used on work on energized high-voltage surface lines shall be electrically tested by the person in accordance with Section 220.80(2)(2)---ASTM standards---Part-28---published---February-1988; and such testing must shall be conducted in accordance with the following schedule:

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- A) Rubber gloves, once each month (except that gloves previously tested under Section 220.80 (2)(2) that are not in use and have been kept in a storeroom or warehouse may be treated the same as new gloves);
- B) Rubber sleeves, once every three (3) months;
- C) Rubber blankets, once every six (6) months;
- D) Insulator hoods and line hose, once a year;
- E) Aerial lift arm current test, before each use; and
- F) Other electric protective equipment, once a year.
- 3) Rubber gloves must shall not be stored wrong side out.
- 3) Blankets must shall be rolled when not in use, line hose and insulator hoods must shall be stored in their natural position and shape.

- dd cc) Operating disconnecting or cutout switches.

Disconnecting or cutout switches on energized high-voltage surface lines must shall be operated only with insulated sticks, fuse tongs, or pullers which are adequately insulated and maintained to protect the operator from the voltage to which he is exposed. When such switches are operated from the ground, the person using such devices must shall wear protective rubber lineman's gloves except where switches are bonded to a metal mat as provided in Section 220.80(4 1).

- ee dd) Tying into energized high-voltage surface circuits.

If the work of forming an additional circuit by tying into an energized high-voltage surface line is performed from the ground any person performing such work must wear and employ all the protective equipment and clothing required and tested under the provisions of Section 220.80(aa 2), 220.80(bb aa), and 220.80(cc bb). In addition, the insulated stick used by such person must have been designed for such purpose and must be adequately insulated and be maintained to protect such person from the voltage to which he is exposed.

- ff ee) Use of grounded messenger wires; ungrounded systems.

Solely for purposes of wiring ungrounded high-voltage power systems, grounded messenger wires used to suspend the cable of such systems may be used as a grounding medium.

- gg ff) Repair of energized surface high-voltage line; qualified person.

An individual is a qualified person ~~within the meaning of this Section 220-80 or this Part (except Section 220-86(b)); for the purpose of repairing energized surface high-voltage lines, under Section 220.80(c) through Section 220.80(ee) only if such person is a qualified person under Section 220-50(e) of this part; and if such person~~

- 1) has had at least two (2) years experience in electrical maintenance, and

- 2) has had at least two (2) years experience in the repair of energized high-voltage lines located on poles and structures.

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(Source: Amended at 13 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

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## STATE RECORDS COMMISSION

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1) Heading of the Part: State Records Commission2) Code Citation: 44 Ill. Adm. Code 44003) Section Number:  
4400.25  
Proposed Action:  
New Section4) Statutory Authority: The State Records Act (Ill. Rev. Stat. 1987, ch. 116, pars. 434 et. seq.).

5) A Complete Description of the Subjects and Issues Involved: This proposed rulemaking lists the criteria the State Records Commission uses to recommend a record management program for State agencies. It explains the role of State Records Commission in this process.

6) Will this proposed rulemaking replace an emergency rule currently in effect? No.7) Does this rulemaking contain an automatic repeal date? No.8) Does this proposed amendment contain incorporations by reference? No.9) Are there any other amendments pending on this part? No10) Statement of Statewide Policy Objectives: This amendment has no effect on local units of government.11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: The Secretary of State will fully consider all comments received within 45 days of the date this notice is published. All comments must be in writing and should be sent to:Philip S. Howe  
Counsel to the Secretary  
Centennial Building, Rm. 298  
Springfield, IL 62756  
(217) 785-3094

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- 12) Initial Regulatory Flexibility Analysis: After careful consideration, the Secretary of State does not feel this proposed rulemaking will affect any types of small businesses and the proposed rule has not been submitted to the Small Business Office of the Department of Commerce and Community Affairs.

The full text of the Proposed Rule(s) begins on the next page:

## STATE RECORDS COMMISSION

## TITLE 44: GOVERNMENT CONTRACTS, PROCUREMENT AND PROPERTY MANAGEMENT

SUBTITLE C: GOVERNMENTAL RECORDS  
CHAPTER IV: STATE RECORDS COMMISSION

## PART 4400

## STATE RECORDS COMMISSION

## Section

General

4400.10 Definition of Records

4400.20 Record Management

4400.25 Procedures for Compiling and Submitting Lists and Schedules of

4400.30 Records of Disposal

4400.40 Procedures for the Physical Destruction or Other Disposition

4400.50 of Records Proposed for Disposal

4400.50 Standards for the Reproduction of Records by Microphotographic

4400.60 Process with a View to the Disposal of the Original Records

Minimum Standards of Quality for Permanent Record Photographic

Microcopying Film

APPENDIX A Limits for Residual Thioculfate

AUTHORITY: Implementing and authorized by the State Records Act (Ill.

Rev. Stat. 1981, ch. 116, pars. 43.4 et. seq.).

SOURCE: Amended May 29, 1976, codified at 8 Ill. Reg. 8927; recodified

from 44 Ill. Adm. Code 4100 (Secretary of State's Office 44 Ill. Adm. Code

4400 (State Records Commission) at 9 Ill. Reg. 15547.

Section 4400.25 Record Management

- a) For purposes of this section, the following definitions shall apply:

"Administrative Value" - Refers to records which contain basic facts concerning an agency's origin, policies, functions, and significant administrative decisions, which an agency needs for its immediate day-to-day function. The value almost always diminishes and is lost over time.

"Fiscal Value" - Refers to records which contain monetary information which accounts for the expenditure of funds.

"Illinois State Archives" - Means the Department of the Archives and Records, Office of the Secretary of State established pursuant to the State Records Act (Ill. Rev. Stat. 1987, ch. 116, pars. 43.4 et. seq.).



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"Legal Value" - Refers to records which contain evidence of legally enforceable rights or obligations of the State such as legal decisions and opinions; fiscal documents representing agreements, such as leases, titles and contracts; and records of actions in particular cases, such as claim papers and legal dockets.

"Records Retention Schedule" - The final typed version of data taken from the inventory worksheet developed by the agency and the State Records Unit Field Representative signed by the head of the agency. The schedule is of no force unless approved by the State Records Commission.

"Research, Historical or Archival Value" - Refers to records that reflect significant historical events or document history and development of an agency.

"Secretary" - Secretary of State of Illinois.

b) The State Records Act (Ill. Rev. Stat. 1987, Ch. 116, par. 43.4 et seq.) places with the Secretary of State the responsibility to provide the expertise and technical assistance necessary for State agencies to properly manage their records. The Secretary provides this service through the Illinois State Archives - Records Management Section.

c) The State Records Act (Ill. Rev. Stat. 1987, Ch. 116, par. 43.4 et. seq.) places three major responsibilities on State agencies:

- 1) No record shall be disposed of by any agency of State, unless the approval of the State Records Commission (hereinafter referred to as the Commission) is first obtained,
- 2) The head of each agency shall establish and maintain an active, continuing program for the economical and efficient management of records of the agency.
- 3) The head of each agency shall submit to the Commission, lists or schedules of records in his custody that are not needed in the transaction of public business and do not warrant further preservation. Any agency that knowingly and without lawful authority alters, destroys, defaces, removes, provides any public record is guilty of a Class 4 felony as provided in Section 2-6 of the Criminal Code of 1961 (Ill. Rev. Stat. 1987, Ch. 38, par. 32-8).

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d) When requested by authorized State agency officials, the State Records Unit field representatives (hereinafter referred to as field representatives) present the records management program to the agency and provide guidance in the implementation of records management practices. The field representatives personally contact the State agencies for the purposes of:

- 1) providing for the economical and efficient management of the records of an agency;
  - 2) analyzing, developing and promoting procedures and techniques designed to improve the management of records;
  - 3) establishing appropriate retentions for an agency's records;
  - 4) facilitating the segregation, storage, and disposal of records with temporary value; and
  - 5) insuring the maintenance and security of records deemed appropriate for permanent preservation.
- e) The State Records Commission has set standards for the reproduction of public records by micrographic process. Standards regarding the quality of film, preparation and identification of records, and proper certification of copies are provided in 44 Ill. Adm. Code 4400.50 and 4400.60.
- f) The field representative will complete a records inventory for the State agency. The inventory serves as basis of determining the records program required. The records inventory worksheet shall contain the following information:

- 1) the date the worksheet was completed;
- 2) the number of the inventory worksheet;
- 3) the records series title;
- 4) the beginning date of the series or an estimated date for records no longer created or required;
- 5) the total number of cubic feet of the records series in existence at the time of the inventory;
- 6) the accumulation, in cubic feet, of the series for the most recent year;

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- 7) the physical measurements of the documents or a description of the documents;
  - 8) whether the series is arranged chronologically, alphabetically, numerically, or by status (active, inactive, or closed);
  - 9) the official designation of the State agency and the division and/or subdivision if appropriate;
  - 10) the location of the office of the person having responsibility for the records;
  - 11) the name, title, and phone number of the person responsible for the records;
  - 12) a description of the index or finding aid for the records;
  - 13) a detailed and accurate description of each record series; and
  - 14) the recommendation regarding retention of records in terms of years or months.
- g) The values considered by the Records Management Section in appraising records for retention purposes are as follows:
- 1) the administrative value;
  - 2) the legal value;
  - 3) the fiscal value; and
  - 4) the research, historical, or archival value.
- h) The Records Management Section will examine the records in light of the values listed in subsection g to determine if the records should be retained by the agency, transferred to the State Archives, or destroyed.
- i) If the agency's approved Record Retention Schedule authorized the destruction of records which are stored in the agency's own office(s), the State Records Disposal Certificate shall be completed and approved by the Chairman of the State Records Commission prior to the physical destruction of the agency's files. The Disposal Certificate shall be submitted thirty (30) days prior to the date of the proposed destruction unless the waiting period has been waived.

## STATE RECORDS COMMISSION

## NOTICE OF PROPOSED AMENDMENT

- j) If the agency's approved Record Retention Schedule provides for the transfer of agency files to the State Archives after retention in the office, Form ARD-50 (Archives Records Transfer Sheet) shall be completed and included with the Records when they are transferred to the Archives.
- k) Records managers should establish forms control procedures as part of their total records management program since forms are the most widely used type of record. These procedures should involve routines for designing, ordering, storing, distributing, reordering, reviewing and disposing of all of their agency's forms. The retention periods for each form should be determined when the form is created. The objectives of a forms management program are as follows:
  - 1) controlling the design, issuance and use of forms in an entire agency;
  - 2) analyzing the cost of forms in relation to the value of information provided;
  - 3) establishing standards for uniformity and simplicity of forms;
  - 4) improving the appearance and functional efficiency of forms;
  - 5) the elimination of unnecessary forms and unnecessary items on forms;
  - 6) the consolidation of forms serving similar purposes at various levels of operation to prevent overlapping and duplication; and to
  - 7) determine appropriate methods of form reproduction, stocking and distribution.

## STATE RECORDS COMMISSION

## NOTICE OF PROPOSED AMENDMENT

- 1) Planning for disaster is an important element of records management. Each agency shall determine along with State Records Unit which records are essential for emergency and post emergency government operation. Each agency is required to establish and maintain an essential records preservation program. Agency officials should consider duplicating information which is deemed vital and which cannot be recreated from any other source. A security copy of these records (microfilm, paper, computer software) should be stored off-site. Security copies of microfilmed records may be stored in the Illinois State Archives.

(Source: Added at 13 Ill. Reg. \_\_\_\_\_,  
effective \_\_\_\_\_)

## DEPARTMENT OF REHABILITATION SERVICES

## NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Eligibility
- 2) Code Citation: 89 Ill. Adm. Code 552
- 3) Section Numbers: 552.100  
Proposed Action: Amendment
- 4) Statutory Authority: Section 3(a), (b), and (k) of "AN ACT in relation to rehabilitation of disabled persons" (Ill. Rev. Stat. 1987, ch. 23, par. 3434)
- 5) A Complete Description of the Subjects and Issues involved: Section 552.100 is being amended to provide for a pilot program for residents Pike, McDonough, Adams and Hancock counties. Individuals in these counties who have filed a workers' compensation claim may be served by DORS without application of the Order of Selection.
- 6) Will this proposed rule replace an emergency rule currently in effect? No  
Yes ☐ No ☒
- 7) Does this rulemaking contain an automatic repeal date? No  
Yes ☐ No ☒
- 8) Does this proposed amendment contain incorporations by reference? No
- 9) Are there any other amendments pending on this Part? No
- 10) Statement of Statewide Policy Objectives (if applicable): Not Applicable
- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: All persons who submit a written request to comment within fourteen (14) days after this notice has been published shall be given a reasonable opportunity to submit date, views, argument or comments about this rulemaking. All such submissions shall be made within forty-five (45) days after this notice has been published. Any comments submitted within forty-five (45) days after this notice has been published will be considered by the Department. All requests and comments should be submitted in writing to:



## DEPARTMENT OF REHABILITATION SERVICES

## NOTICE OF PROPOSED AMENDMENTS

Ms. Leigh Reed  
Regulations and Procedures Unit  
Department of Rehabilitation Services  
P.O. Box 19429  
Springfield, Illinois 62794-9429

Telephone number: (217) 785-3896  
T.D.D.: (217) 782-5734

If because of physical disability you are unable to put comments into writing, you may make them orally to the person listed above.

- 12) Initial Regulatory Flexibility Analysis: The Department has determined that this rulemaking will not effect small businesses.

The full text of the Proposed Amendment begins on the next page:

## DEPARTMENT OF REHABILITATION SERVICES

## NOTICE OF PROPOSED AMENDMENTS

TITLE 89: SOCIAL SERVICES  
CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES  
SUBCHAPTER b: VOCATIONAL REHABILITATION

PART 552  
ELIGIBILITY

Section  
552.10  
552.20  
552.30  
552.40  
552.50  
552.60  
552.70  
552.80  
552.90  
552.100  
552.110  
552.120

General Applicability  
Eligibility Determination  
Criteria for Eligibility  
Comprehensive Diagnostic Study  
Preliminary Diagnostic Study  
Requirement for Current General Medical Information  
Requirements for Mental Health Evaluation  
Comprehensive Diagnostic Study Decision  
Temporary Diagnostic Study  
Order of Selection  
Criteria for "Severely Handicapped"  
Certification of Eligibility

AUTHORITY: Implementing and authorized by Sections 3(a), (b), and (j) of "AN ACT in relation to rehabilitation of disabled persons" (Ill. Rev. Stat. 1985, ch. 23, pars. 3434(a), (b), and (j)).

SOURCE: Adopted at 9 Ill. Reg. 8792, effective June 10, 1985; amended at 11 Ill. Reg. 2846, effective January 27, 1987; amended at 12 Ill. Reg. 3715, effective January 15, 1988; amended at 12 Ill. Reg. 9711 effective May 23, 1988; amended at \_\_\_ Ill. Reg. \_\_\_, effective \_\_\_\_.

Section 552.100 Order of Selection

- a) After determining eligibility, counselors must follow the order of selection in purchasing services other than those of a diagnostic nature. Individuals shall be served in the following priority order (as set forth in 34 CFR 361.36, 1981):

- 1) severely handicapped persons;
- 2) non-severely handicapped public safety officers and civil employees who are injured in the line of duty;

## DEPARTMENT OF REHABILITATION SERVICES

## NOTICE OF PROPOSED AMENDMENTS

- 3) non-severely handicapped public assistance recipients; and
- 4) all other non-severely handicapped persons.

b) On a pilot basis, DORS will purchase and/or provide VR services as set forth in 89 Ill. Adm. Code, Chapter IV, Subchapter b for those individuals:

- 1) determined to meet the eligibility criteria specified in Section 532.30,
- 2) residing in Sangamon county,
- 3) meeting the criteria stated in subsection (a)(3) of this Section, and
- 4) referred for DORS' VR services by the Department of Public Aid as part of Project Chance (89 Ill. Adm. Code 112.70 - 112.85).

c) On a pilot basis, DORS will purchase and/or provide VR services as set forth in 89 Ill. Adm. Code, Chapter IV, Subchapter b without following the priority order as stated in subsection (a) of this Section for those individuals:

- 1) determined to meet the eligibility criteria specified in Section 532.30,
- 2) residing in Adams, McDonough, Pike or Hancock county, and

3) referred to DORS as a worker's compensation claim in which no settlement has occurred.

(Source: Amended at Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## DEPARTMENT OF REHABILITATION SERVICES

## NOTICE OF PROPOSED AMENDMENT

- 1) Heading of the Part: Other Services
- 2) Code Citation: 89 Ill. Adm. Code 607
- 3) Section Numbers: Proposed Action:  
607.60 amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 23, pars. 3434(a), (b) and (k)
- 5) A Complete Description of the Subjects and Issues Involved:  
These amendments allow DORS staff to certify individuals to receive a free Telecommunication device for the deaf (TDD) or teletypewriter device for deaf-blind individuals pursuant to Section 13-703 of the Public Utilities Act.
- 6) Will this proposed rule replace an emergency rule currently in effect? yes
- 7) Does this rulemaking contain an automatic repeal date?  
— Yes ☒ No
- 8) Does this proposed rule (amendment, repealer) contain incorporations by reference? No
- 9) Are there any other amendments pending on this Part? No

10) Statement of Statewide Policy Objectives (if applicable):  
Not Applicable

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: All persons who submit a written request to comment within fourteen (14) days after this notice has been published shall be given a reasonable opportunity to submit data, views, argument or comments about this rulemaking. All such submissions shall be made within forty-five (45) days after this notice has been published. Any comments submitted within forty-five (45) days after this notice has been published will be considered by the Department. All requests and comments should be submitted in writing to:

## DEPARTMENT OF REHABILITATION SERVICES

## NOTICE OF PROPOSED AMENDMENT

Ms. Leigh Reed  
Regulations and Procedures Section  
Department of Rehabilitation Services  
P.O. Box 19429  
Springfield, Illinois 62794-9429

Telephone number: (217) 785-3896  
T.D.B.: (217) 782-5734

If because of physical disability you are unable to put comments into writing, you may make them orally to the person listed above.

- 12) Initial Regulatory Flexibility Analysis: The Department has determined that this rulemaking will not effect small businesses.

The full text of the Proposed Amendment is identical to the emergency amendment which appears on page 226 of this issue of the Register.

## DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

## NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Illinois Small Business Development Program
- 2) Code Citation: 14 Ill. Adm. Code 570
- 3) Section Numbers: Adopted Action:  
570.30  
Amendment
- 4) Statutory Authority: Implementing Sections 9-4(f) and (h) and 9-6(d) of the Small Business Development Act (Ill. Rev. Stat. 1987, ch. 127, pars. 2709-4(f) and (h) and 2709-6(d)).
- 5) Effective Date of Amendments: December 27, 1988
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Do these amendments contain incorporations by reference? No.
- 8) Date Filed in Agency's Principal Office: December 20, 1988.
- 9) Notice of Proposal Published in Illinois Register: December 28, 1987, 11 Ill. Reg. 20714.
- 10) Has JCAR issued a Statement of Objections to these amendments? No.
- 11) Differences between proposal and final version:  
All statutory Citations have been updated to reflect the 1987 edition of the Illinois Revised Statutes.  
  
Section 570.30(a)  
Rewritten to read in part: "Technical Evaluation Component - Each application will be reviewed to assure compliance with technical program requirements as specified in Sections 9-1, 9-2, 9-4, 9-4.2, and 9-6 et seq. of the Small Business Development Act (Act) (Ill. Rev. Stat. 1987, ch. 127, pars.2709-1, 2709-2, 2709-4, 2709-4.2, and 2709-6 et seq.)."  
  
Section 570.30(a)(3)  
In the 13th line the word "lower" has been changed to "higher".  
  
Section 570.30(b)  
In line 11 changed "1986" to "1987".
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.
- 13) Will these amendments replace an emergency amendment currently in effect? No.
- 14) Are there any amendments pending on this Part? No.



## DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

## NOTICE OF ADOPTED AMENDMENTS

- 15) Summary and Purpose of Amendments: The amendment to Section 570.30(a)(3) revises the job creation/retention requirements. Applicants must provide information to ensure that for every \$3,000 of program funds requested, rather than \$5,000, at least one job will be created or retained. In the same Section a correction has been made to state that projects will be considered for funding at a higher ratio rather than a lower ratio, if severe need can be demonstrated. In Section 570.30(b), the reference to the "Robert Morris Associates Annual Statement Studies", which is used as a comparison for information derived from the Standard credit analysis, has been updated to reflect the 1987 edition.

- 16) Information and questions regarding these adopted amendments shall be directed to:

Mr. Dennis R. Whitestone, Deputy Director  
Department of Commerce and Community Affairs  
Bureau of Program Administration  
620 East Adams Street, 5th floor  
Springfield, Illinois 62701  
(217) 782-6176

The full text of the Adopted Amendments begins on the next page:

## DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

## NOTICE OF ADOPTED AMENDMENTS

TITLE 14: COMMERCE  
SUBTITLE C: ECONOMIC DEVELOPMENT  
CHAPTER 1: DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

## PART 570

## ILLINOIS SMALL BUSINESS DEVELOPMENT PROGRAM

Section	Purpose
570.10	Loan Terms (Renumbered)
570.15	Application Cycle
570.20	Application Documentation
570.25	Application Evaluation
570.30	Selection for Funding
570.40	Funding Limitations
570.50	Allowable Leverage
570.60	Administrative Requirements

AUTHORITY: Implementing and authorized by the Small Business Development Act (111. Rev. Stat. 1987, ch. 127, pars. 2709-1, 2709-2, 2709-3, 2709-4, 2709-4.2, and 2709-6 et seq.).

SOURCE: Emergency rules adopted at 9 111. Reg. 14368, effective September 6, 1985, for a maximum of 150 days; adopted 10 111. Reg. 3266, effective January 28, 1986; amended at 10 111. Reg. 19724, effective November 6, 1986; amended at 13 111. Reg. 38, effective December 27, 1988.

## Section 570.30 Application Evaluation

The Department shall screen all applications to determine that all requirements of the application package have been addressed. Complete applications will be reviewed and evaluated by Department staff. Applicants will be notified of deficiencies in applications and given an opportunity to correct such deficiencies through resubmission (see Section 570.25). This review and evaluation process will be completed within 30 days of the monthly cut-off date for applications. Department staff will conduct a technical and financial evaluation of each application.

- a) Technical Evaluation Component - Each application will be reviewed to assure compliance with technical program requirements as specified in Sections 9-1, 9-2, 9-4, 9-4.2, and 9-6 et seq. of the Small Business Development Act (Section 9-1; 9-2; 9-4; 9-4.2; and 9-6 et seq. of P.A. 84-189; effective duty 25-1985) (Act) (111. Rev. Stat. 1987, ch. 127, pars. 2709-1, 2709-2, 2709-4, 2709-4.2, 2709-6 et seq.). The technical evaluation will address the following criteria:

- 1) Evidence of Need for Program Funding - The company must

## NOTICE OF ADOPTED AMENDMENTS

demonstrate the need for program funds in accordance with requirements of Section 9-4(c) of the Act, including identification of alternative funding sources, pursued evidence that the project's financing cannot be obtained without Department participation at an interest rate and term which makes the project viable; and the leverage of other funds in accordance with Sections 9-4(a) and (b) and 9-6(b) of the Act.

2) Project Implementation Readiness - The company must demonstrate project readiness, including identifying loans and investments from all lenders and investors on letterhead, signed and dated; time schedule for immediate project initiation; and written cost estimates from contractors, suppliers, and architects which support project costs.

3) Job Creation/Retention - The application must provide evidence of Job creation/retention, including written assurance from the company which identifies the number of jobs to be created/retained; identification of the types of jobs created/retained; evidence that jobs created/retained will generate additional wealth for the community (e.g., final goods or services produced are sold in markets outside Illinois or final goods or services produced and sold locally substitute for those imported from outside the state) - some preference will be given to these types of jobs; and generally a ratio of at least one job created/retained to each \$3,000-\$5,000 in project funds. A project with a lower ratio will be considered for funding if the application demonstrates severe need (e.g., distressed community with an unemployment rate which is considerably higher than the state's average; area with limited economic development projects as evidenced by prior and current development activities; funding would support business creation or job creation; generate additional growth in business; funding needed to avert loss of the area's major source of employment, etc.).

b) Financial Evaluation Component - The applicant's financial statements, including annual balance sheets and profit and loss statements for the past three years as well as the most recent ninety days; a three year projected balance sheet and profit and loss statement as well as a one year monthly cash flow statement will be reviewed through a standard credit analysis which will determine the: liquidity and debt coverage for the project; ability of the company to manage debt; business trends, and projected earnings. This data will be compared to similar

## NOTICE OF ADOPTED AMENDMENTS

data for companies in the same industry using "Robert Morris Associates Annual Statement Studies" (1986) (1987) if such industry is evaluated by this source. This standard credit analysis will determine the financial stability of the company in accordance with Section 9-4(f) of the Act.

(Source: Amended at 13 Ill. Reg. 58, effective December 27, 1988)

## NOTICE OF ADOPTED AMENDMENT

1) The Heading of the Part: AID TO THE AGED, BLIND OR DISABLED

2) Code Citation: 89 Ill. Adm. Code 113

3) Section Number:  
113.142  
Adopted Action:  
Amendment

4) Statutory Authority: Sections 3-1.2 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, PARS. 3-1.2 and 12-13)

5) Effective Date of Amendment: January 1, 1989

6) Does this rulemaking contain an automatic repeal date?  
Yes ☒ No ☐

7) Does this amendment contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: January 1, 1989

9) Notice of Proposal Published in Illinois Register:

October 7, 1988 (12 Ill. Reg. 15998)

10) Has JCAR issued a Statement of Objections to this rule? No

11) Difference between proposal and final version: No changes were made to the rule.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

13) Will this amendment replace an Emergency Amendment currently in effect? No

14) Are there any amendments pending on this part? Yes

Section Numbers	Proposed Action	Illinois Register Citation
113.5	New Section	December 16, 1988 (12 Ill. Reg. 20654)
113.130	Amendment	September 30, 1988 (12 Ill. Reg. 15475)

## NOTICE OF ADOPTED AMENDMENT

Section Numbers	Proposed Action	Illinois Register Citation
113.253	Amendment	December 30, 1988 (12 Ill. Reg. ____)
113.260	Amendment	December 30, 1988 (12 Ill. Reg. ____)

15) Summary and Purpose of Amendment: This rulemaking sets the Department's ARSD asset disregard at the same level as that for the Supplemental Security Income Program SSI, effective January 1, 1989, that level is \$2,000 for an individual and \$3,000 for a couple.

16) Information and questions regarding this Adopted Amendment shall be directed to:

Name: Anita Williams, Staff Attorney  
Office of Counseling and Litigation

Address: Illinois Department of Public Aid  
Jesse B. Harris Building II  
100 South Grand Avenue East, 3rd Floor  
Springfield, Illinois 62762

Telephone: (217) 782-1233

The full text of the Adopted Amendment begins on the next page:



DEPARTMENT OF PUBLIC AID  
NOTICE OF ADOPTED AMENDMENTTITLE 89: SOCIAL SERVICES  
CHAPTER I: DEPARTMENT OF PUBLIC AID  
SUBCHAPTER B: ASSISTANCE PROGRAMS

## PART 113

## AID TO THE AGED, BLIND OR DISABLED

## SUBPART A: GENERAL PROVISIONS

Section	
113.1	Description of the Assistance Program
SUBPART B: NON-FINANCIAL FACTORS OF ELIGIBILITY	

Section	
113.9	Client Cooperation
113.10	Citizenship
113.20	Residence
113.30	Age
113.40	Blind
113.50	Disabled
113.60	Living Arrangement
113.70	Institutional Status
113.80	Social Security Number

## SUBPART C: FINANCIAL FACTORS OF ELIGIBILITY

Section	
113.100	Unearned Income
113.101	Budgeting Unearned Income
113.102	Income On Date of Application And/Or Date of Decision
113.103	Initial Receipt of Unearned Income
113.104	Termination of Unearned Income
113.105	Unearned Income In-Kind
113.106	Earmarked Income
113.107	Lump Sum Payments and Income Tax Refunds
113.110	Protected Income
113.111	Earned Income
113.112	Budgeting Earned Income
113.113	Budgeting Earned Income of Applicants Receiving Income
113.114	On Date of Application And/Or Date of Decision
113.115	Initial Employment
113.116	Budgeting Earned Income For Contractual Employees
113.117	Budgeting Earned Income For Non-contractual School Employees
113.118	Termination of Employment
113.120	Exempt Earned Income

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

Section	
113.122	Non-Exempt Unearned Income
113.122	Recognized Employment Expenses
113.125	Income from Work/Study/Training Programs
113.130	Earned Income From Self-Employment
113.131	Earned Income from Roomer and Boarder
113.132	Earned Income from Rental Property
113.133	Earned Income In-Kind
113.134	Payments from the Illinois Department of Children and Family Services
113.139	Assets
113.140	Exempt Assets
113.141	Asset Disregard
113.142	Deferral of Consideration of Assets
113.143	Property Transfers
113.154	Court Ordered Child Support Payments of Parent/Step-Parent
113.156	Assignment of Medical Support Rights
113.160	

## SUBPART D: PAYMENT AMOUNTS

Section	
113.245	Payment Levels for AABD
113.246	Personal Allowance
113.247	Personal Allowance Amounts
113.248	Shelter
113.249	Utilities and Heating Fuel
113.250	Laundry
113.251	Telephone
113.252	Transportation, Lunches, Special Fees
113.253	Allowances for Increase in SSI Benefits
113.254	Nursing Care or Personal Care in Home Not Subject to Licensing
113.255	Sheltered Care in a Licensed Group Care Facility
113.256	Shopping Allowance
113.257	Special Allowances for Blind (Blind Only)
113.258	Home Delivered Meals
113.259	AABD Fuel and Utility Allowances By Area
113.260	Sheltered Care Rates

## SUBPART E: OTHER PROVISIONS

Section	
113.300	Persons Who May Be Included In the Assistance Unit
113.301	Grandfathered Cases
113.302	Interim Assistance
113.303	Special Needs Authorizations
113.304	Retrospective Budgeting

## NOTICE OF ADOPTED AMENDMENT

## Section

- 111.305 Budgeting Schedule  
 111.306 Purchase and Repair of Household Furniture  
 111.307 Property Repairs and Maintenance  
 111.308 Excess Shelter Allowance  
 111.320 Redetermination of Eligibility  
 111.500 Attorney's Fees for SSI Applicants

AUTHORITY: Implementing Article III and authorized by Section 12-13 of the Illinois Public Aid Code (111. Rev. Stat. 1987, ch. 23, pars. 3-1 et seq. and 12-13).

SOURCE: Filed effective December 30, 1977; peremptory amendment at 2 111. Reg. 17, p. 117, effective February 1, 1978; amended at 2 111. Reg. 31, p. 134, effective August 5, 1978; emergency amendment at 2 111. Reg. 37, p. 4, effective August 5, 1978, for a maximum of 150 days; peremptory amendment at 2 111. Reg. 31, p. 134, effective November 1, 1978; emergency amendment at 3 111. Reg. 46, p. 44, effective April 9, 1979, for a maximum of 150 days; amended at 3 111. Reg. 28, p. 182, effective July 1, 1979, for a maximum of 150 days; amended at 3 111. Reg. 33, p. 415, effective August 18, 1979; amended at 3 111. Reg. 38, p. 243, effective September 21, 1979; peremptory amendment at 3 111. Reg. 38, p. 321, effective September 7, 1979; amended at 3 111. Reg. 40, p. 140, effective October 6, 1979; amended at 3 111. Reg. 47, p. 96, effective November 2, 1979; amended at 3 111. Reg. 48, p. 1, effective November 15, 1979; peremptory amendment at 4 111. Reg. 9, p. 259, effective February 22, 1980; amended at 4 111. Reg. 10, p. 258, effective February 25, 1980; at 4 111. Reg. 12, p. 551, effective March 10, 1980; amended at 4 111. Reg. 27, p. 381, effective June 24, 1980; emergency amendment at 4 111. Reg. 29, p. 294, effective July 8, 1980, for a maximum of 150 days; amended at 4 111. Reg. 37, p. 797, effective September 2, 1980; amended at 4 111. Reg. 37, p. 800, effective September 2, 1980; amended at 4 111. Reg. 43, p. 134, effective October 21, 1980; amended at 5 111. Reg. 766, effective January 1, 1981; peremptory amendment Reg. 5 111, effective January 26, 1981; peremptory amendment Reg. 5 111, effective February 1, 1981; amended at 5 111. Reg. 7071, effective June 24, 1981; amended at 5 111. Reg. 7104, effective July 27, 1981; amended at 5 111. Reg. 8052, effective July 24, 1981; peremptory amendment at 5 111. Reg. 8106, effective August 1, 1981; peremptory amendment at 5 111. Reg. 10062, effective October 1, 1981; peremptory amendment at 5 111. Reg. 10079, effective October 1, 1981;

## NOTICE OF ADOPTED AMENDMENT

peremptory amendment at 5 111. Reg. 10095, effective October 1, 1981; peremptory amendment at 5 111. Reg. 10113, effective October 1, 1981; peremptory amendment at 5 111. Reg. 10124, effective October 1, 1981; peremptory amendment at 5 111. Reg. 10131, effective October 1, 1981; amended at 5 111. Reg. 10730, effective October 1, 1981; amended at 5 111. Reg. 10733, effective October 1, 1981; amended at 5 111. Reg. 10760, effective October 1, 1981; amended at 5 111. Reg. 10767, effective October 1, 1981; peremptory amendment at 5 111. Reg. 11647, effective October 16, 1981; peremptory amendment at 6 111. Reg. 611, effective January 1, 1982, for a maximum of 150 days; Reg. 1216, effective January 14, 1982; emergency amendment at 6 111. Reg. 2447, effective March 1, 1982, for a maximum of 150 days; peremptory amendment at 6 111. Reg. 2452, effective February 11, 1982; peremptory amendment at 6 111. Reg. 6912, effective May 20, 1982; emergency amendment at 6 111. Reg. 7299, effective June 2, 1982, for a maximum of 150 days; amended at 6 111. Reg. 8113, effective July 1, 1982; amended at 6 111. Reg. 8142, effective July 1, 1982; amended at 6 111. Reg. 8159, effective August 1, 1982; amended at 6 111. Reg. 10970, effective August 26, 1982; amended at 6 111. Reg. 11921, effective September 21, 1982; amended at 6 111. Reg. 12129, effective October 1, 1982; amended at 6 111. Reg. 12131, effective October 1, 1982; amended at 6 111. Reg. 12134, effective November 1, 1982; amended at 6 111. Reg. 13754, and codified at 7 111. Reg. 907, effective January 10, 1983; amended (by adding Sections being codified with no substantive change) at 7 111. Reg. 5195; amended at 7 111. Reg. 9367, effective August 1, 1983; amended at 7 111. Reg. 17351, effective December 31, 1983; amended at 8 111. Reg. 537, effective December 30, 1983; amended at 8 111. Reg. 5225, effective April 9, 1984; amended at 8 111. Reg. 6746, effective April 27, 1984; amended at 8 111. Reg. 11414, effective June 16, 1984; amended at 8 111. Reg. 13273, effective July 16, 1984; amended (by sections being codified with no substantive change) at 8 111. Reg. 17895; amended at 8 111. Reg. 18896, effective September 2, 1984; amended at 8 111. Reg. 5335, effective April 5, 1985; amended at 9 111. Reg. 8166, effective May 17, 1985; amended at 9 111. Reg. 8657, effective May 25, 1985; amended at 9 111. Reg. 11302, effective July 5, 1985; amended at 9 111. Reg. 11636, effective July 8, 1985; amended at 9 111. Reg. 11991, effective August 9, 1985; amended at 9 111. Reg. 12808, effective August 9, 1985; amended at 9 111. Reg. 15896, effective October 1, 1985; amended at 9 111. Reg. 16294, effective October 10, 1985; emergency amendment at 10 111. Reg. 3544, effective October 10, 1985; amended at 10 111. Reg. 1183, effective January 10, 1986; amended at 10 111. Reg.



## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

6956, effective April 16, 1986; amended at 10 Ill. Reg. 8794, effective May 12, 1986; amended at 10 Ill. Reg. 10628, effective June 3, 1986; amended at 10 Ill. Reg. 11928, effective July 3, 1986; amended at 10 Ill. Reg. 15110, effective September 5, 1986; amended at 10 Ill. Reg. 15631, effective September 19, 1986; amended at 11 Ill. Reg. 3150, effective February 6, 1987; amended at 11 Ill. Reg. 8712, effective April 20, 1987; amended at 11 Ill. Reg. 9919, effective May 15, 1987; emergency amendment at 11 Ill. Reg. 12441, effective July 10, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 20880, effective December 14, 1987; amended at 12 Ill. Reg. 31769, effective January 14, 1988; amended at 11 Ill. Reg. 31769, effective January 14, 1988; amended at 12 Ill. Reg. 5642, effective March 13, 1988; amended at 12 Ill. Reg. 6151, effective March 22, 1988; amended at 12 Ill. Reg. 7687, effective April 22, 1988; amended at 12 Ill. Reg. 8662, effective May 13, 1988; amended at 12 Ill. Reg. 9023, effective May 20, 1988; amended at 12 Ill. Reg. 6956, effective May 24, 1988; emergency amendment at 12 Ill. Reg. 11828, effective July 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 14162, effective August 30, 1988; amended at 12 Ill. Reg. 17849, effective October 25, 1988; amended at 13 Ill. Reg. 63, effective January 1, 1989.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

## Section 113.142 Asset Disregard

In addition to the exempt assets listed in Section 113.141, the cash value of assets shall be disregarded as follows:

- a) \$1,900.00 \$2,000.00 for a client and \$2,450.00 \$3,000.00 for a client and one dependent residing together.
- b) \$50.00 for each additional dependent residing in the same household.
- c) Eligibility for AABD does not exist when non-exempt assets exceed the above disregard.

(Source: Amended at 13 Ill. Reg. 63, effective January 1, 1989)

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

- 1) The Heading of the Part: AID TO FAMILIES WITH DEPENDENT CHILDREN
- 2) Code Citation: 89 Ill. Adm. Code 112
- 3) Section Numbers: Adopted Action:  
112.252 Amendment  
112.253 Amendment  
112.254 Amendment
- 4) Statutory Authority: Sections 4-2 and 12-4.11 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Pars. 4-2 and 12-4.11)
- 5) Effective Date of Amendments: January 1, 1989
- 6) Does this rulemaking contain an automatic repeal date?  
Yes ☐ No ☒
- 7) Does this amendment contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: January 1, 1989
- 9) Notices of Proposal Published in Illinois Register:  
October 7, 1988 (12 Ill. Reg. 15905)
- 10) Has JCAR issued a Statement of Objections to these rules?  
No
- 11) Differences between proposal and final version: Based on comments received from the Administrative Code Division, the tables at Sections 112.252(b), 112.253(b) and 112.254(b) are moved to right 1/2 inch.
- 12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will these Amendments replace Emergency Amendments Currently in effect? No
- 14) Are there any amendments pending on this Part? Yes

Section Numbers	Proposed Action	Illinois Register Citation
112.5	New Section	December 16, 1988
		(12 Ill. Reg. 20661)



## DEPARTMENT OF PUBLIC AID

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

## NOTICE OF ADOPTED AMENDMENTS

1a) Summary and Purpose of Amendments: This rulemaking deletes unnecessary subsections from the rules. As a result of these deletions, the Department will only have to annually update the rule relating to Assistance Standards (i.e., 89 Ill. Adm. Code 111.101). Interested parties should also see 89 Ill. Adm. Code 111 and 114 in this issue of the Illinois Register.

1b) Information and questions regarding these Adopted Amendments shall be directed to:

Name: Anita Williams, Staff Attorney  
Office of Counseling and Litigation

Address: Illinois Department of Public Aid  
Jessie B. Harris Building II  
100 South Grand Avenue East, 3rd Floor  
Springfield, Illinois 62762

Telephone: (217) 782-1233

The full text of the Adopted Amendments begins on the next page:

Section  
112.1

Description of the Assistance Program

## SUBPART B: NON-FINANCIAL FACTORS OF ELIGIBILITY

Section  
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112.9  
112.10  
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112.40  
112.50  
112.52  
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Caretaker Relative  
Client Cooperation  
Citizenship  
Residence  
Age  
Relationship  
Living Arrangement  
Social Security Numbers  
Assignment of Medical Support Rights  
Lack of Parental Support or Care  
Death of a Parent  
Incapacity of a Parent  
Continued Absence of a Parent  
Unemployment of the Parent

## SUBPART C: PROJECT CHANCE

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112.72  
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Registration Requirements For Project Chance  
Individuals Exempt From Project Chance  
Project Chance Participation Cooperation Requirements  
Project Chance Incentive  
Project Chance Incentive  
Demonstration Program (Renumbered)  
Project Chance Full Assessment Process/Development of an Employment plan  
Project Chance Orientation  
Illinois Work Experience Program Evaluation Project (Renumbered)  
Project Chance Components  
Project Chance Sanctions  
Good Cause for Failure to Comply With Project Chance Participation Requirements

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Good Cause For Failure to Cooperate With Support Enforcement (Reconfigured)  
 Project Chance Supportive Services  
 Employment Child Care  
 Work Experience Evaluation Project  
 Four Year College/Vocational Training Demonstration Project

## SUBPART E: PROJECT ADVANCE

Project Advance  
 Project Advance Experimental and Control Groups  
 Project Advance Participation Requirements of Experimental Group Members and Adjudicated Fathers  
 Project Advance Cooperation Requirements of Experimental Group Members and Adjudicated Fathers  
 Project Advance Sanctions  
 Good Cause for Failure to Comply with Project Advance  
 Individuals Exempt from Project Advance  
 Project Advance Supportive Services

## SUBPART F: WORK SUPPLEMENTATION PROGRAM

Work Supplementation Program

## SUBPART G: FINANCIAL FACTORS OF ELIGIBILITY

Unearned Income  
 Unearned Income of Stepparent, Parent or Legal Guardian  
 Budgeting Unearned Income  
 Budgeting Unearned Income of Applicants Employed On Date of Application And/Or Date of Decision

Initial Receipt of Unearned Income  
 Termination of Unearned Income  
 Exempt Unearned Income  
 Education Benefits  
 Incentive Allowances  
 Unearned Income In-Kind  
 Earmarked Income  
 Lump Sum Payments  
 Protected Income  
 Earned Income  
 Earned Income Tax Credit  
 Budgeting Earned Income

Section  
 112.98

Section  
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## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Budgeting Earned Income of Applicants Employed On Date of Application And/Or Date of Decision  
 Initial Employment  
 Budgeting Earned Income For Contractual Employees  
 Budgeting Earned Income For Non-Contractual School Employees

Termination of Employment

Exempt Earned Income  
 Earned Income Exemption  
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 Recognized Employment Expenses  
 Income From Work/Study/Training Program  
 Earned Income From Self-Employment  
 Earned Income From Roomer and Boarder  
 Income From Rental Property  
 Payments from the Illinois Department of Children and Family Services

Earned Income In-Kind  
 Assets  
 Exempt Assets  
 Asset Disregards  
 Deferral of Consideration of Assets  
 Property Transfers  
 Property Income Limit

## SUBPART H: PAYMENT AMOUNTS

Grant Levels  
 Payment Levels in AFDC  
 Payment Levels in AFDC Group I Counties  
 Payment Levels in AFDC Group II Counties  
 Payment Levels in AFDC Group III Counties

## SUBPART I: OTHER PROVISIONS

Section  
 112.300  
 112.301  
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Persons Who May Be Included in the Assistance Unit  
 Presumptive Eligibility  
 Monthly Reporting  
 Retrospective Budgeting  
 Budgeting Schedule  
 Strikers  
 Foster Care Program  
 Responsibility of Sponsors of Aliens  
 Special Needs Authorizations  
 Institutional Status  
 Young Parent Program

## NOTICE OF ADOPTED AMENDMENTS

112.320 Redetermination of Eligibility  
 112.330 Six Month Extension of Medical Assistance Due to  
 Increased Income from Employment  
 112.331 Four Month Extension of Medical Assistance Due to  
 Child Support Collections  
 112.332 Extension of Medical Assistance Due to Loss of Earned  
 Income Disregard

AUTHORITY: Implementing Article IV and authorized by Section 12-12 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, pars. 4-1 et seq. and 12-13).

SOURCE: Filed effective December 30, 1977; peremptory amendment at 2 Ill. Reg. 17, p. 117, effective February 1, 1978; amended at 2 Ill. Reg. 31, p. 134, effective August 5, 1978; emergency amendment at 2 Ill. Reg. 37, p. 4, effective August 30, 1978, for a maximum of 150 days; peremptory amendment at 2 Ill. Reg. 46, p. 44, effective November 1, 1978; peremptory amendment at 2 Ill. Reg. 46, p. 56, effective November 1, 1978; emergency amendment at 3 Ill. Reg. 16, p. 41, effective April 9, 1979, for a maximum of 150 days; emergency amendment at 3 Ill. Reg. 28, p. 182, effective July 1, 1979, for a maximum of 150 days; amended at 3 Ill. Reg. 33, p. 399, effective August 18, 1979; amended at 3 Ill. Reg. 38, p. 243, effective September 21, 1979; peremptory amendment at 3 Ill. Reg. 38, p. 321, effective September 7, 1979; amended at 3 Ill. Reg. 40, p. 140, effective October 6, 1979; amended at 3 Ill. Reg. 46, p. 36, effective November 2, 1979; amended at 3 Ill. Reg. 47, p. 96, effective November 13, 1979; amended at 3 Ill. Reg. 48, p. 1, effective November 15, 1979; peremptory amendment at 4 Ill. Reg. 9, p. 259, effective February 22, 1980; amended at 4 Ill. Reg. 10, p. 258, effective February 25, 1980; at 4 Ill. Reg. 12, p. 551, effective March 10, 1980; amended at 4 Ill. Reg. 27, p. 387, effective June 24, 1980; emergency amendment at 4 Ill. Reg. 29, p. 343, effective July 8, 1980; amended at 4 Ill. Reg. 29, p. 343, effective July 8, 1980; amended at 4 Ill. Reg. 37, p. 800, effective September 2, 1980; amended at 4 Ill. Reg. 45, p. 134, effective October 27, 1980; amended at 5 Ill. Reg. 766, effective January 2, 1981; amended at 5 Ill. Reg. 1134, effective January 26, 1981; peremptory amendment at 5 Ill. Reg. 5722, effective June 1, 1981; amended at 5 Ill. Reg. 7071, effective June 23, 1981; amended at 5 Ill. Reg. 7104, effective June 23, 1981; amended at 5 Ill. Reg. 8041, effective July 27, 1981; amended at 5 Ill. Reg. 8052, effective July 24, 1981;

## NOTICE OF ADOPTED AMENDMENTS

peremptory amendment at 5 Ill. Reg. 8106, effective August 1, 1981; peremptory amendment at 5 Ill. Reg. 10062, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10079, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10095, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10113, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10124, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10131, effective October 1, 1981; amended at 5 Ill. Reg. 10730, effective October 1, 1981; amended at 5 Ill. Reg. 10733, effective October 1, 1981; amended at 5 Ill. Reg. 10760, effective October 1, 1981; amended at 5 Ill. Reg. 10767, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 11647, effective October 1, 1981; peremptory amendment at 6 Ill. Reg. 611, effective January 1, 1982; emergency amendment at 6 Ill. Reg. 1216, effective January 14, 1982; for a maximum of 150 days; peremptory amendment at 6 Ill. Reg. 2152, effective February 1, 1982; amended at 6 Ill. Reg. 2152, effective February 1, 1982; peremptory amendment at 6 Ill. Reg. 613, p. 6912, effective May 20, 1982; emergency amendment at 6 Ill. Reg. 7259, effective June 2, 1982; for a maximum of 150 days; amended at 6 Ill. Reg. 8115, effective July 1, 1982; amended at 6 Ill. Reg. 8142, effective July 1, 1982; amended at 6 Ill. Reg. 8159, effective July 1, 1982; amended at 6 Ill. Reg. 10970, effective August 26, 1982; amended at 6 Ill. Reg. 11921, effective September 21, 1982; amended at 6 Ill. Reg. 12293, effective October 1, 1982; amended at 6 Ill. Reg. 12318, effective October 1, 1982; amended at 6 Ill. Reg. 13754, effective November 1, 1982; rules repealed, new rules adopted and codified at 7 Ill. Reg. 907, effective January 11, 1983; rules repealed and new rules adopted and codified at 7 Ill. Reg. 2720, effective February 28, 1983; amended (by adding Sections being codified with no substantive change) at 7 Ill. Reg. 5195; amended at 7 Ill. Reg. 11284, effective August 26, 1983; amended at 7 Ill. Reg. 13920, effective October 9, 1983; amended (by adding sections being codified with no substantive change) at 7 Ill. Reg. 16105; amended at 7 Ill. Reg. 17344, effective December 21, 1983; amended at 8 Ill. Reg. 213, effective December 21, 1983; emergency amendment at 8 Ill. Reg. 569, effective January 1, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 4176, effective March 19, 1984; amended at 8 Ill. Reg. 5207, effective April 9, 1984; amended at 8 Ill. Reg. 7226, effective May 16, 1984; amended at 8 Ill. Reg. 11391, effective June 27, 1984; amended at 8 Ill. Reg. 12333, effective June 29, 1984;



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amended (by adding sections being codified with no substantive change) at 8 Ill. Reg. 17894; peremptory amendment at 8 Ill. Reg. 18127, effective October 1, 1984; peremptory amendment at 8 Ill. Reg. 19889, effective October 1, 1984; amended at 8 Ill. Reg. 19983, effective October 3, 1984; emergency amendment at 8 Ill. Reg. 21666, effective October 19, 1984 for a maximum of 150 days; amended at 8 Ill. Reg. 21621, effective October 23, 1984; amended at 8 Ill. Reg. 25023, effective December 19, 1984; amended at 9 Ill. Reg. 282, effective January 1, 1985; amended at 9 Ill. Reg. 4082, effective March 15, 1986; amended at 9 Ill. Reg. 8135, effective May 17, 1986; emergency amendment at 9 Ill. Reg. 10094, effective June 17, 1985, for a maximum of 50 days; amended at 9 Ill. Reg. 11217, effective July 5, 1985; amended at 9 Ill. Reg. 12795, effective August 9, 1985; amended at 11 Ill. Reg. 1587, effective October 1, 1985; amended at 11 Ill. Reg. 1637, effective October 1, 1985; amended at 9 Ill. Reg. 17427, effective November 18, 1985; amended at 10 Ill. Reg. 354, effective January 1, 1986; peremptory amendment at 10 Ill. Reg. 1172, effective January 1, 1986; amended at 10 Ill. Reg. 3641, effective January 30, 1986; amended at 10 Ill. Reg. 4885, effective March 7, 1986; amended at 10 Ill. Reg. 8118, effective May 1, 1986; amended at 10 Ill. Reg. 10628, effective June 1, 1986; amended at 10 Ill. Reg. 11017, effective June 6, 1986; Sections 112.78 through 112.86 and 112.88 recodified to 89 Ill. Adm. Code 160 at 10 Ill. Reg. 11928; emergency amendment at 10 Ill. Reg. 12107, effective July 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 12650, effective July 14, 1986; amended at 10 Ill. Reg. 14681, effective August 29, 1986; amended at 10 Ill. Reg. 15101, effective September 5, 1986; amended at 10 Ill. Reg. 15621, effective September 19, 1986; amended at 10 Ill. Reg. 21860, effective December 12, 1986; amended at 11 Ill. Reg. 2280, effective January 16, 1987; amended at 11 Ill. Reg. 3140, effective January 30, 1987; amended at 11 Ill. Reg. 4682, effective March 6, 1987; amended at 11 Ill. Reg. 5223, effective March 11, 1987; amended at 11 Ill. Reg. 6228, effective March 20, 1987; amended at 11 Ill. Reg. 9927, effective May 15, 1987; amended at 11 Ill. Reg. 12003, effective November 1, 1987; emergency amendment at 11 Ill. Reg. 12432, effective July 10, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 12908, effective July 30, 1987; emergency amendment at 11 Ill. Reg. 12935, effective August 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 13625, effective August 1, 1987; amended at 11 Ill. Reg. 14755, effective August 1, 1987; amended at 11 Ill. Reg. 18679, effective November 1, 1987; emergency amendment at 11 Ill. Reg. 18781, effective November 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 20114, effective December 4, 1987;

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Sections 112.90 and 112.95 recodified to Sections 112.52 and 112.54 at 11 Ill. Reg. 20610; amended at 11 Ill. Reg. 20889, effective December 14, 1987; amended at 12 Ill. Reg. 844, effective January 1, 1988; emergency amendment at 12 Ill. Reg. 1929, effective January 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 2126, effective January 12, 1988; SUBPARTS C, D and E recodified to SUBPARTS G, H and I at 12 Ill. Reg. 2136; amended at 12 Ill. Reg. 3487, effective January 22, 1988; amended at 12 Ill. Reg. 6159, effective March 18, 1988; amended at 12 Ill. Reg. 7336, effective May 1, 1988; amended at 12 Ill. Reg. 7367, effective April 20, 1988; amended at 12 Ill. Reg. 9032, effective May 20, 1988; amended at 12 Ill. Reg. 10481, effective June 13, 1988; amended at 12 Ill. Reg. 14172, effective August 30, 1988; amended at 12 Ill. Reg. 14669, effective September 16, 1988; amended at 13 Ill. Reg. 70, effective January 1, 1989.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

Section 112.252 Payment Levels in AFDC Group I Counties

a) The following Payment Levels are established for the AFDC Program in Group I Counties.

b) The counties included in Group I are:

Boone	Kane	Ogle
Champaign	Kankakee	Whiteside
Cook	Kendall	Winnebago
DeKalb	Lake	Woodford
DuPage	McHenry	
SIZE OF ASSISTANCE UNIT	CARETAKER RELATIVE(S) AND CHILD(REN)	CHILD(REN) ONLY
CURRENT	GRAND-FATHERED	CURRENT
1	198	95
2	250	187
3	342	232
4	386	297
5	452	353
6	507	379
7	534	417
	556	408
		479

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## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Section 112.252 Payment Levels in AFDC Group I Counties  
(Cont'd.)

SIZE OF ASSISTANCE UNIT	CARETAKER RELATIVE(S) AND CHILD(REN)	CHILD(REN) ONLY
CURRENT	GRAND- FATHERED	CURRENT
8	562	591
9	591	649
10	623	700
11	656	752
12	690	814
13	727	869
14	765	926
15	806	984
16	843	1044
17	883	1104
18	940	1150

e) The Current Payment Levels represent approximately 48% of the Current Assistance Standards established in 89 AFDC Code 111.101.

f) For family sizes greater than 18 or 12, the amount of the payment level shall be determined by adding \$45 or \$35 respectively for each person above 18 or 12.

g) As the legislature has determined that payments under the AFDC program should contain amounts for the purpose of energy assistance, and has directed that such amounts be established by rule, the first \$18 of the AFDC Payment Level for Caretaker Relatives and Children has been designated as being for the purpose of energy assistance.

h) For assistance units which contain both caretaker relatives and children and which contain seven (7) or more persons, two payment levels are established - Current and Grandfathered. Likewise, for assistance units with children only and which contain five (5) or more persons, two payment levels are established - Current and Grandfathered.

i) Grandfathered Payment Levels apply for families who are at that family size as of January 1,

Section 112.252 Payment Levels in AFDC Group I Counties  
(Cont'd.)

1987. Those families will remain at that Payment Level until there is a change in family composition or the family goes off the assistance rolls. If such a family changes family composition (adds a member or loses a member), thereafter the Current Payment Level for the appropriate family size will be used. If such a family goes off assistance and then comes back on, the family will come back on the assistance rolls at the Current Payment Level for the appropriate family size. The Department will not withdraw "grandfathered" status if a change in family composition is rescinded or if an assistance unit is erroneously cancelled and then reinstated.

2) Current Payment Levels are the regular Payment Levels used by the Department and shall be used for all persons except those who meet the criteria of subsection (e)(1) above.

(Source: Amended at 13 Ill. Reg. 70, effective January 1, 1989)

Section 112.253 Payments Levels in AFDC Group II Counties  
a) The following Payment Levels are established for the AFDC Program in Group II Counties.

b) The counties included in AFDC Group II are:

Adams	Henry	Macoupin	Putnam
Bureau	Iroquois	Madison	Rock Island
Carroll	Jackson	McDonough	Sangamon
Clinton	JodaViness	McLean	St. Clair
Coles	Knox	Merce	Stephenson
DeWitt	LaSalle	Monroe	Tazewell
Douglas	Lee	Moultrie	Wabash
Effingham	Livingston	Peoria	Warren
Ford	Logan	Platt	Will
Fulton	Macon		
Grundy			

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## Section 112.253 Payments Levels in AFDC Group II Counties (Cont'd.)

## Section 112.253 Payments Levels in AFDC Group II Counties (Cont'd.)

SIZE OF ASSISTANCE UNIT	CARETAKER RELATIVE(S) AND CHILD(REN)	GRAND- FATHERED	CURRENT	GRAND- FATHERED	CHILD(REN) ONLY
1	190		91	36	
2	241		181	41	
3	331		226	43	
4	375		290	48	
5	439		344	59	
6	493		370	403	
7	519		398	463	
8	547	536	573	501	
9	576	628	457	536	
10	606	681	489	609	
11	638	735	522	663	
12	671	794	558	722	
13	707	852			
14	744	906			
15	783	964			
16	825	1018			
17	869	1074			
18	914	1131			

e) The Current Payment Levels represent approximately 48% of the current assistance standards established in 69 for AFDC Code 112.253

d) For family sizes greater than 18 or 12, the amount of the payment level shall be determined by adding \$45 or \$35 respectively for each person above 18 or 12.

e) The AFDC program has determined that payments under the AFDC program should contain amounts for the purpose of energy assistance, and has directed that such amounts be established by rule, the first \$18 of the AFDC payment level for caretaker relatives and children has been designated as being for the purpose of energy assistance.

f) For assistance units which contain both caretaker relatives and children and which contain seven (7) or more persons, two payment levels are established -

Current and Grandfathered. Likewise, for assistance units with children only and which contain six (6) or more persons, two payment levels are established - Current and Grandfathered.

1) Grandfathered Payment Levels apply for families who are at that family size as of January 1, 1987. Those families will remain at that Payment Level until there is a change in family composition or the family goes off the assistance rolls. If such a family changes family composition (adds a member or loses a member), thereafter the Current Payment Level for the appropriate family size will be used. If such a family goes off assistance and then comes back on, the family will come back on the assistance rolls at the Current Payment Level for the appropriate family size. The Department will not withdraw "grandfathered" status if a change in family composition is rescinded or if an assistance unit is erroneously cancelled and then reinstated.

2) Current Payment Levels are the regular Payment Levels used by the Department and shall be used for all persons except those who meet the criteria of subsection (f)(1) above.

(Source: Amended at 13 Ill. Reg. 70, effective January 1, 1989)

## Section 112.254 Payment Levels in AFDC Group III Counties

a) The following Payment Levels are established for the AFDC Program in Group III Counties.

b) The counties included in Group III are:

Alexander	Yvette	Lawrence	Richland
Bond	Franklin	Marion	Saline
Brown	Gallatin	Marshall	Schuyler
Calhoun	Greene	Mason	Scott
Cass	Hamilton	Massac	Shelby



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Section 112.254 Payment Levels in AFDC Group III Counties  
(Cont'd.)

Christian Clark Clay Crawford Cumberland Edgar Edwards	Hancock Hardin Henderson Jasper Pike Pope Jefferson Jersey Johnson	Menard Montgomery Perry Wayne White Williamson Pulaski Randolph	CARETAKER		CHILD(REN) ONLY	GRAND- FATHERED
			ASSISTANCE UNIT	RELATIVE(S) AND CHILD(REN) UNIT		
			CURRENT	GRAND- FATHERED	CURRENT	GRAND- FATHERED
1			161		88	
2			230		175	
3			316		221	
4			362		281	
5			422		334	
6			476		360	384
7			501		386	445
8			527		414	480
9			556		475	532
10			585	581	507	594
11			616	627	541	634
12			648	684		689
13			682	737		
14			712	791		
15			758	843		
16			796	899		
17			838	951		
18			882	1005		

e) The Current Payment Levels represent approximately 48% of the current Assistance Standards established in 89  
iii--Adm--Code--iii--ib.

b) For family sizes greater than 18 or 12, the amount of the payment level shall be determined by adding \$45 or \$35 respectively for each person above 18 or 12.

c) As the legislature has determined that payments under the AFDC program should contain amounts for the purpose of energy assistance, and has directed that

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## DEPARTMENT OF PUBLIC AID

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Section 112.254 Payment Levels in AFDC Group III Counties  
(Cont'd.)

such amounts be established by rule, the first \$18 of the AFDC Payment Level for Caretaker Relatives and Children has been designated as being for the purpose of energy assistance.

b) For assistance units which contain both caretaker relatives and children and which contain nine (9) or more persons, two payment levels will be established. One for grandfathered units and one for units established units without children and which contain six (6) or more persons. Two payment levels are established - Current and Grandfathered.

1) Grandfathered Payment Levels apply for families who are at that family size as of January 1, 1987. Those families will remain at that Payment Level until there is a change in family composition or the family goes off the assistance rolls. If such a family changes family composition (adds a member or loses a member), thereafter the Current Payment Level for the appropriate family size will be used. If such a family goes off assistance and then comes back on, the family will come back on the assistance rolls at the Current Payment Level for the appropriate family size. The Department will not withdraw "grandfathered" status if a change in family composition is rescinded or if an assistance unit is erroneously cancelled and then reinstated.

2) Current Payment Levels are the regular Payment Levels used by the Department shall be used for all persons except those who meet the criteria of subsection (e)(1) above.

(Source: Amended at 13 Ill. Reg. 70, effective January 1, 1989.)

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NOTICE OF ADOPTED AMENDMENT

1) The Heading of the Part: ASSISTANCE STANDARDS

2) Code Citation: 89 Ill. Adm. Code 111

3) Section Number: Adopted Action:

111.101 Amendment

4) Statutory Authority: Section 12-4.11 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Par. 12-4.11)

5) Effective Date of Rule Amendment: January 1, 1989

6) Does this rulemaking contain an automatic repeal date?  
Yes ☒ No ☐

7) Does this rule amendment contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: January 1, 1989

9) Notice of Proposal Published in Illinois Register: October 7, 1988 (12 Ill. Reg. 15920)

10) Has JCAR issued a Statement of Objections to this rule? No

11) Difference(s) between proposal and final version: No changes were made to the rule.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

13) Will this Amendment replace an Emergency Amendment currently in effect? No

14) Are there any Amendments pending on this part? Yes

Section Numbers Proposed Action Illinois Register Citation

111.1 New Section December 16, 1988  
(12 Ill. Reg. 20674)

15) Summary and Purpose of Amendment: This rulemaking increases the Department's Assistance Standards in accordance with the methodology established in Section

111.20. The Assistance Standards are updated each January 1. The amount of the increase to be effective January 1, 1989, based on this methodology is 3.8%.

16) Information and questions regarding this Adopted Amendment shall be directed to:

Name: Anita Williams, Staff Attorney  
Office of Counseling and Litigation  
Address: Jessie B. Harris Building II  
100 South Grand Avenue East, 3rd Floor  
Springfield, Illinois 62762  
Telephone: (217) 782-1233

The full text of the Adopted Amendment begins on the next page:

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

TITLE 89: SOCIAL SERVICES  
CHAPTER I: DEPARTMENT OF PUBLIC AID  
SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 111  
ASSISTANCE STANDARDS

Section	Family Size	Group I	Group II	Group III
111.10 Establishment of Assistance Standards				
111.20 Computation of the Assistance Standards				
111.30 Amount of Assistance Standards (Family of 1)				
111.40 Amount of Assistance Standards (Family of 2)				
111.50 Amount of Assistance Standards (Family of 3)				
111.60 Amount of Assistance Standards (Family of 4)				
111.70 Amount of Assistance Standards (Family of 5)				
111.80 Amount of Assistance Standards (Family of 6)				
111.90 Amount of Assistance Standards (Family of 7 thru 18)				
111.100 Amount of Assistance Standards (Family of 7 thru 18) (Repealed)				
111.101 Current Assistance Standards				
111.110 Adjustments Following Court Orders				

AUTHORITY: Implementing Articles III, IV and VI and authorized by Sections 12-4, 11 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1985, 1987, ch. 23, pars. 3-1 et seq., 4-1 et seq., 6-1 et seq. 12-4, 11 and 12-13).

SOURCE: Filed and effective December 30, 1977; codified at 7 Ill. Reg. 907; amended at 8 Ill. Reg. 223, effective December 27, 1983; amended at 9 Ill. Reg. 295, effective January 1, 1985; amended at 10 Ill. Reg. 1920, effective January 17, 1986; amended at 11 Ill. Reg. 2297, effective January 16, 1987; amended at 12 Ill. Reg. 871, effective January 1, 1988; amended at 13 Ill. Reg. 85, effective January 1, 1989.

## Section 111.101 Current Assistance Standards

## Adults and Children

Family Size	Group I	Group II	Group III
1 (APDC and Refugee/Repatriate Assistance)	\$ 412 427	\$ 396 411	\$ 336 348
2 (All Other Programs)	321 333	310 321	293 304
3	529 539	501 520	479 497
4	740 743	689 715	659 684
	895 935	762 811	755 783

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

Current Assistance Standards (Cont'd)

Section 111.101	Family Size	Group I	Group II	Group III
5		941 976	914 948	889 913
6		1067 1097	1037 1066	991 1026
7		1112 1154	1081 1122	1044 1083
8		1171 1215	1140 1183	1099 1140
9		1232 1278	1200 1245	1158 1202
10		1297 1346	1262 1309	1219 1265
11		1367 1418	1328 1378	1284 1332
12		1438 1492	1399 1452	1350 1401
13		1514 1571	1473 1528	1421 1474
14		1594 1654	1550 1608	1495 1551
15		1678 1741	1632 1694	1575 1634
16		1766 1833	1718 1783	1658 1721
17		1859 1929	1810 1878	1746 1812
18		1958 2032	1904 1976	1838 1907

## Child-Only

1	198 205	191 198	185 192
2	391 405	378 392	365 378
3	493 501	471 488	461 478
4	619 642	604 626	586 608
5	735 762	717 744	697 723
6	849 820	771 800	750 778
7	958 931	881 911	865 893
8	1069 1044	999 1023	984 1006
9	1184 1153	1108 1088	1095 1127
10	1294 1264	1218 1196	1208 1227
11	1409 1374	1328 1306	1320 1356
12	1522 1487	1441 1419	1456 1496
	1632 1592	1551 1529	1567 1627

For family sizes greater than 18 or 12, the amount of the assistance standard will be determined by adding \$90 or \$70 respectively for each person above 18 or 12. All rounding in determining Assistance Standards is done by rounding down to the next whole dollar amount.

(Source: Amended at 13 Ill. Reg. 85, effective January 1, 1989)



## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

- 1) The Heading of the Part: GENERAL ASSISTANCE

- 2) Code Citation: 89 Ill. Adm. Code 114

- 3) Section Numbers: Adopted Action:

114.127 Amendment  
114.351 Amendment  
114.352 Amendment  
114.353

- 4) Statutory Authority:

Section 114.127

Sections 6-8 and 12-13 of the Illinois Public Aid Code  
(Ill. Rev. Stat. 1987, Ch. 23, Pars. 6-8 and 12-13)

Sections 114.351, 114.352 and 114.353

Sections 6-2 and 12-4.11 of the Illinois Public Aid Code  
(Ill. Rev. Stat. 1987, Ch. 23, Pars. 6-2 and 12-4.11)

- 5) Effective Date of Amendments: January 1, 1989

- 6) Does this rulemaking contain an automatic repeal date?

Yes ☐ No ☒

- 7) Do these amendments contain incorporations by reference? No

- 8) Date Filed in Agency's Principal Office: January 1, 1989

- 9) Notices of Proposal Published in Illinois Register:

Section 114.127

September 23, 1988 (12 Ill. Reg. 14996)

Sections 114.351, 114.352 and 114.353

October 7, 1988 (12 Ill. Reg. 15924)

- 10) Has JCAR issued a Statement of Objections to these rules? No

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

- 11) Difference between proposal and final version:

Section 114.127

No changes were made to the rule.

Sections 114.351, 114.352 and 114.353

Based on comments received from the Administrative Code Division, the tables in Sections 114.351(b), 114.352(b) and 114.353(b) are moved to the right 1/2 inch.

- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

- 13) Will these Amendments replace Emergency Amendments currently in effect? No

- 14) Are there any amendments pending on this Part? Yes

Section Numbers	Proposed Action	Illinois Register Citation
114.5	New Section	December 16, 1988 (12 Ill. Reg. 20697)
114.128	Amendment	November 4, 1988 (12 Ill. Reg. 17621)

- 15) Summary and Purpose of Amendments:

Section 114.127

This rulemaking clarifies Department policy on the number of hours that a registrant assigned to the Work Experience Component of Project Chance is required to work. Specifically, this rulemaking provides that if the Project Chance registrant is also a member of a Food Stamp household consisting of more than one person, Food Stamp benefits shall be prorated among all members of the household to determine the number of hours the registrant is required to complete in his/her work assignment.

Since this rulemaking is simply a clarification of current policy, it has no effect on those persons regulated by the rule.

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Sections 114.351, 114.352 and 114.353

This rulemaking deletes unnecessary subsections from the rules. As a result of these deletions, the Department will only have to annually update the rule relating to the Assistance Standards (i.e., 89 Ill. Adm. Code 111.101). Interested persons should also see the amendments to 89 Ill. Adm. Code 111 and 112 in this issue of the Illinois Register.

16) Information and questions regarding these Adopted Amendments shall be directed to:

Name: Anita Williams, Staff Attorney  
Office of Counseling and Litigation  
Illinois Department of Public Aid  
Address: Jessie B. Harris Building II  
100 South Grand Avenue East, 3rd Floor  
Springfield, Illinois 62762  
Telephone: (217) 782-1233

The full text of the Adopted Amendments begins on the next page:

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES  
CHAPTER I: DEPARTMENT OF PUBLIC AID  
SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 114  
GENERAL ASSISTANCE

## SUBPART A: GENERAL PROVISIONS

Section 114.1 Description of the Assistance Program

## SUBPART B: NON-FINANCIAL FACTORS OF ELIGIBILITY

Section 114.9	Client Cooperation
114.10	Citizenship
114.20	Residence
114.30	Age
114.40	Relationship
114.50	Living Arrangement
114.52	Social Security Numbers
114.60	Work Registration Requirements
114.61	Individuals Exempt from Work Registration Requirements
114.62	Job Service Registration
114.63	Failure to Maintain Current Job Service Registration
114.64	Responsibility to Seek Employment
114.70	Initial Employment Expenses
114.80	Work and Training Programs
114.100	General Assistance Jobs Program (Repealed)

## SUBPART C: PROJECT ADVANCE

Section 114.108	Project Advance
114.109	Project Advance Participation Requirements of Adjudicated Fathers
114.110	Project Advance Cooperation Requirements of Adjudicated Fathers
114.111	Project Advance Sanctions
114.112	Project Advance Good Cause for Failure to Comply
114.113	Individuals Exempt from Project Advance
114.117	Project Advance Supportive Services

## SUBPART D: PROJECT CHANCE

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Section	
114.120	Employment, Training, Rehabilitation, and Advocacy for General Assistance Programs Administered by the Illinois Department of Public Aid
114.121	Persons Required to Participate in Employment and Training
114.122	Advocacy Program for Persons Who Have Applied for Supplemental Security Income (SSI) Under Title XVI of the Social Security Act
114.123	Persons in Need of Work Rehabilitative Services (WRS) to Become Employable
114.124	Employment and Training Participation/Cooperation Requirements
114.125	Employment and Training Program Orientation
114.126	Employment and Training Program Full Assessment Process/Development of an Employment Plan
114.127	Employment and Training Program Components
114.128	Employment and Training Sanctions
114.129	Good Cause For Failure to Cooperate With Work and Training Participation Requirements
114.130	Employment and Training Supportive Services
114.140	Employment Child Care

## SUBPART B: FINANCIAL FACTORS OF ELIGIBILITY

Section	
114.200	Unearned Income
114.201	Budgeting Unearned Income
114.202	Income On Date of Application And/OR Date of Decision
114.203	Initial Receipt of Unearned Income
114.204	Termination of Unearned Income
114.210	Exempt Unearned Income
114.220	Educational Benefits
114.221	Unearned Income In-Kind
114.222	Earmarked Income
114.223	Lump Sum Payments
114.224	Protected Income
114.225	Earned Income
114.226	Budgeting Earned Income
114.227	Budgeting Earned Income of Applicants Receiving Income On Date of Application And/OR Date of Decision
114.228	Initial Employment
114.229	Termination of Employment
114.230	Exempt Earned Income
114.235	Recognized Employment Expenses
114.240	Income From Work/Study/Training Program

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Section	
114.241	Earned Income From Self-Employment
114.242	Earned Income From Roomer and Boarder
114.243	Earned Income From Rental Property
114.244	Earned Income In-Kind
114.245	Payments from the Illinois Department of Children and Family Services
114.246	Budgeting Earned Income For Contractual Employees
114.247	Budgeting Earned Income For Non-contractual School Employees
114.250	Assets
114.251	Exempt Assets
114.252	Asset Disregards
114.260	Deferral of Consideration of Assets
114.270	Property Transfers
114.280	Supplemental Payment

## SUBPART F: PAYMENT AMOUNTS

Section	
114.350	Payment Levels for General Assistance
114.351	Payment Levels in Group I Counties
114.352	Payment Levels in Group II Counties
114.353	Payment Levels in Group III Counties

## SUBPART G: OTHER PROVISIONS

Section	
114.400	Persons Who May Be Included In the Assistance Unit
114.401	Eligibility of Spouses
114.402	Special Needs Authorizations
114.403	Institutional Status
114.404	Retrospective Budgeting
114.405	Budgeting Schedule
114.420	Redetermination of Eligibility
114.430	Six Month Extension of Medical Assistance Due to Increased Income From Employment

AUTHORITY: Implementing Article VI and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, pars. 6-1 et seq. and 12-13).

SOURCE: Filed effective December 30, 1977; peremptory amendment at 2 Ill. Reg. 17, p. 117, effective February 1, 1978; amended at 2 Ill. Reg. 31, p. 134, effective August 5, 1978; emergency amendment at 2 Ill. Reg. 37, p. 4, effective August 30, 1978, for a maximum of 150 days; peremptory





## NOTICE OF ADOPTED AMENDMENTS

1987, for a maximum of 150 days; emergency amendment at 11 Ill. Reg. 18311, effective November 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 18689, effective November 1, 1987; emergency amendment at 11 Ill. Reg. 18791, effective November 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 20129, effective December 4, 1987; amended at 11 Ill. Reg. 20889, effective December 14, 1987; amended at 12 Ill. Reg. 889, effective January 1, 1988; SUBPARTS C, D and E reclassified to SUBPARTS E, F and G at 12 Ill. Reg. 2147; Section 114.110 reclassified to Section 114.52 at 12 Ill. Reg. 2984; amended at 12 Ill. Reg. 3505, effective January 22, 1988; amended at 12 Ill. Reg. 6170, effective March 18, 1988; amended at 12 Ill. Reg. 6719, effective March 22, 1988; amended at 12 Ill. Reg. 9108, effective May 20, 1988; amended at 12 Ill. Reg. 9699, effective May 24, 1988; amended at 12 Ill. Reg. 9940, effective May 31, 1988; amended at 12 Ill. Reg. 11474, effective June 30, 1988; amended at 12 Ill. Reg. 14255, effective August 30, 1988; emergency amendment at 12 Ill. Reg. 14364, effective September 1, 1988, for a maximum of 150 days; amendment at 12 Ill. Reg. 16729, effective September 30, 1988; amended at 12 Ill. Reg. 20171, effective November 29, 1988; amended at 13 Ill. Reg. 89, effective January 1, 1989.

## NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE

## Section 114.127 Employment and Training Program Components

## a) Job Search

- 1) All mandatory registrants must participate in the Job Search (JS) component of Project Chance unless they are approved to participate in another Project Chance component based on the eligibility criteria of that component. During the JS component, mandatory registrants must attend all scheduled meetings including pre-arranged Job Skills workshops conducted by other than Project Chance staff. The mandatory registrant will be notified in writing of all scheduled meetings. The failure of a mandatory registrant to appear for scheduled meetings, without good cause, will constitute noncooperation.

- 2) Mandatory registrants may be required to participate in Job Search both before and after the assessment process. Registrants who fail to

## NOTICE OF ADOPTED AMENDMENTS

## Section 114.127 Employment and Training Program Components (Cont'd.)

cooperate in Job Search without good cause prior to assessment, shall be immediately scheduled for assessment. Registrants who fail to cooperate in Job Search without good cause after assessment, shall be sanctioned as explained in Section 114.128.

- 3) The mandatory registrant is required to actively contact employers in his/her efforts to secure employment (i.e., mandatory registrants are required to make twenty (20) acceptable employer contacts every thirty (30) days). No client shall be sanctioned for failure to make the appropriate number of job contacts, if the client has made a good faith effort to make the job contacts (see Section 114.124(c)).

- 4) At the end of the Job Search period, those mandatory registrants who have not found a job, but have demonstrated employability will continue in Job Search. Employability is demonstrated by the mandatory registrant's education, training, employment history, market factors, personal situations and experience in the Job Search component. After a client has been placed in Job Search two consecutive times, the client will be placed in a different component before being placed in Job Search again.

## b) Pre-Employment

Mandatory registrants who are determined not employable or employed and in need of further training are referred to the Pre-Employment component. In the Pre-Employment component, Project Chance staff provide information, referral, counseling services and supportive services to registrants to increase their employment potential and to remove significant barriers to employment. Mandatory registrants may be referred to employment, training and education programs, rehabilitation, counseling agencies or programs which sponsor such activities (e.g., Job Training Partnership Act (JTPA) and Department of Rehabilitation Services (DORS)).



## DEPARTMENT OF PUBLIC AID

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

## NOTICE OF ADOPTED AMENDMENTS

## Section 114.127

## Employment and Training Program Components

(Cont'd.)

## Section 114.127

## Employment and Training Program Components

(Cont'd.)

## 1) Eligibility Criteria

Approval of education and training plans is based upon the Department's assessment of the following factors:

- A) The program selected will lead to making the mandatory registrant employable, taking into consideration the time required to complete, the over-all cost and quality of the program (see Section 114.127(a)(4));
- B) The mandatory registrant has the aptitude, ability and interest necessary for success in the particular education or training program (as determined by such factors as test results, educational background and previous training);
- C) The program must be administered by an educational institution accredited by the Illinois State Board of Education or the Department of Registration and Education or is a Job Training Partnership Act (JTPA) or Special Projects-funded program;
- D) The mandatory registrant must apply for the Pell grant and scholarships from the Illinois State Scholarship Commission, as well as, any scholarships or grants identified by the education or training facility for which the mandatory registrant may be eligible. Such funds shall be exempt from consideration as income to the extent they are used to pay educational expenses, such as books, tuition and fees, provided the client is participating under an approved Project Chance education and training plan;
- E) The mandatory registrant does not possess a high school diploma or a GED certificate or possesses one and is in need of further training, (e.g., a Day Care Aide who must

obtain further education to satisfy the requirements for that position);

- F) The mandatory registrant is enrolled in post-secondary education or in a vocational training program for which jobs will be available upon completion of training (as determined by the Department of Employment Security's Job Service Division and/or other documented and reliable sources (e.g., Horizons, Department of Commerce and Community Affairs and/or the Placement officer at a education institution or facility));
- G) Enrollment cannot be in a baccalaureate or post-graduate degree program unless the mandatory registrant is in a Department of Rehabilitation Services sponsored program of this type;
- H) Mandatory registrants must participate in a full-time program unless:
  - i) a full-time program is not available (e.g. a full-time GED program is not available); or
  - ii) a part-time program is the most appropriate (e.g., the mandatory registrant who only needs a four (4) hour course to complete);
- I) Employed registrants may participate in programs to upgrade their employability potential (e.g., a Nurse Aide who must obtain further training to satisfy the requirements for that position).

## 2) Entry into the Component

The assignment into the Pre-Employment component results from the joint employment plan developed by the mandatory registrant and the Project Chance worker (see Section 114.126).



Section 114.127 Employment and Training Program Components (Cont'd.)

3) Participation Requirements

- A) The mandatory registrant must maintain a level of satisfactory progress as established and reported by the educational facility.
- B) Failure of the registrant to attend training or education classes three (3) times in a thirty (30) day period without good cause shall result in sanction. Failure to participate without good cause in classes as defined by the education or training facility shall result in a sanction.
- C) Curriculum changes can be made only with the prior written approval of the Project Chance worker. Prior approval will be granted when the curriculum change is consistent with the written goals of the training program.

- D) The client must provide verification of attendance and progress (i.e., statements signed by the instructor, educational records and reports prepared at the end of the term). Additionally, if the Department is paying for transportation to enable the client to participate in the Pre-Employment activity, the client must provide monthly verification of his attendance.

4) Contact with Registrants

The registrant contacts the Project Chance worker on a monthly basis if the supportive service payments identified in Section 114.130 are being issued. Registrants not requiring supportive service payments or receiving these payments from another source require a contact every six (6) months or at program completion, whichever comes first.

5) Availability of Slots

If the Department determines the client should be

Section 114.127 Employment and Training Program Components (Cont'd.)

in the Pre-employment component, but there are no appropriate slots available, the client will not be required to participate in any other Project Chance component while waiting for an appropriate slot to become available.

c) Job Club

Mandatory registrants who are determined employable but who are in need of highly intensified job search skills are referred to Job Club (i.e., Job Clubs conducted by JTPA and Adult Education Programs). Job Clubs are programs designed to facilitate job search activities. Job Club utilizes a highly intensive and positive group process approach to teach job finding techniques. Job search activities must be equivalent to those required in the JS component.

1) Eligibility Criteria

The Job Club component is for mandatory registrants determined to be:

- A) Employable (see Section 114.127(a)(4)), with a marketable skill (i.e., a skill for which jobs are available as determined by such sources as the Department of Employment Security.); and
- B) Able to benefit from a highly intensive and structured approach to job seeking (e.g., the mandatory registrant is in need of job seeking skills); or
- C) Interested in the technique employed.

2) Entry into the Component

As Job Club slots become available, mandatory registrants are assigned to this component. Those mandatory registrants having the most recent employment taking into consideration such factors as the mandatory registrant's work history will be assigned first.

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

## Section 114.127

Employment and Training Program Components  
(Cont'd.)

## 3) Participation Requirements

A) Non-exempt mandatory registrants assigned to this component must cooperate as required by the Job Club to avoid sanction. Failure to attend one job search session, without good cause, shall result in a sanction.

B) Mandatory registrants must be in full-time attendance as defined by the Job Club.

## 4) Job Search Requirement

A) As in US, mandatory registrants are required to make twenty (20) acceptable employee contacts (see Section 114.124) in a thirty (30) day period, or make a greater number of employer contacts as required by the Job Club. Failure to make twenty acceptable employee contacts in a thirty (30) day period, or make employer contacts as required by the Job Club, without good cause, results in a sanction. However, no client shall be sanctioned for failure to make the appropriate number of job contacts if the client has made a good faith effort to make the job contacts (see Section 114.124(c)).

## B)

Mandatory registrants are required to provide the documentation of acceptable employer contacts (see Section 114.124) required by the Job Club staff.

## 5) Contact with Registrants

A) Registrants are to contact the Project Chance worker on a monthly basis to verify full-time attendance and the need for supportive services (see Section 114.130). Contact need not be face-to-face. After such review, the Project Chance worker may schedule a meeting with the registrant to determine the registrant's continued eligibility for this component. After such

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

## Section 114.127

Employment and Training Program Components  
(Cont'd.)

contact, if it is determined by the registrant and the Project Chance worker that the registrant no longer satisfies the eligibility criteria specified in Section 114.127(c)(1), the mandatory registrant will be reassigned to another component of Project Chance.

B) Job Club staff shall advise the Project Chance worker of a client's failure to participate as the situation arises.

## d) Work Experience

Mandatory registrants who have not found employment and who need orientation to work, work experience, or training, in order to prevent deterioration of, or to enhance existing skills, may be referred to the Work Experience component. This is to provide the client with a meaningful work experience. The work experience shall not use Work Experience mandatory registrants to displace regular employees.

## 1) Eligibility Criteria

The Work Experience component is for mandatory registrants determined:

A) to have no recent work history or employer references taking into consideration such factors as the mandatory registrant's educational background and previous training; or

B) to need experience to prevent deterioration of, or to enhance existing skills (e.g., typing).

## 2) Entry into the Component

A) Registrants who are determined eligible for the Work Experience component, based on an assessment of their education, training and employment history, may be assigned to the Work Experience. Procedures used in the

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

## Section 114.127 Employment and Training Program Components (Cont'd.)

assessment are a face-to-face meeting with the mandatory registrant and a review of all available information on the mandatory registrant (including but not limited to the mandatory registrant's case record).

- B) The Work Experience is subdivided into Work Experience classifications which include: Clerical Aide, Dietary Aide, Maintenance Aide, and Program Aide. Mandatory registrants shall be placed in any of the classifications, considering to the extent possible, their prior training, proficiency, experience, skills, and vocational preference. Mandatory registrants will be selected from the appropriate subdivision taking into consideration such factors as the mandatory registrant's work history.

## 3) Participation Requirements

- A) Work assignment consists of three (3) consecutive months. Registrants are required to work with community-based not-for-profit, private or government agencies and with public or private education and vocational training institutions. (The date the registrant is to appear at the work assignment begins the work assignment periods.) The registrant is required to work not more than the number of hours that correspond with his/her level of General Assistance grant plus Food Stamp benefits, divided by the federal minimum wage. If the registrant is also a member of a Food Stamp household consisting of more than one person, Food Stamp benefits shall be prorated among all members of the household to determine the number of hours the registrant is required to complete in the work assignment. The minimum number of hours that must be completed within a 30-day period is seventeen and one-half (17 1/2) hours, and the maximum number of hours that must be completed within a 30-day period is

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

## Section 114.127

## Employment and Training Program Components (Cont'd.)

seventy (70) hours. Clients who receive less than \$58 a month in General Assistance and Food Stamp benefits are not required to participate in this component.

- B) During work assignment, registrants may be required to participate in education and training programs. Additionally, mandatory registrants are required to accept bona fide offers of employment pursuant to Section 114.124.

- C) Registrants are also required to report as scheduled and on time to their work assignment sponsor when notified of an assignment. When they cannot report to their work assignment or if they will be late, they are to immediately notify their work assignment sponsor.

- D) Failure to report to the job assignment initially, without good cause, failure to attend the work assignment one day in a thirty day period, without good cause shall result in a sanction.

## 4) Job Search

During work assignment, registrants who are not in approved education and training programs are required to make eight (8) acceptable employer contacts in a thirty (30) day period. Failure to make the required employer contacts without good cause, shall result in a sanction. However, no client shall be sanctioned for failure to make the appropriate number of job contacts if the client has made a good faith effort to make the job contacts (see Section 114.124(c)).

## 5) Reassignment

At the end of the three (3) month period, the registrant's employability will be evaluated using the procedures and criteria described in Section 114.126. If continuing the work



## NOTICE OF ADOPTED AMENDMENTS

Section 114.127 Employment and Training Program Components  
(Cont'd.)

assignment will benefit the registrant in terms of furthering work skills (see Section 114.124 (e)(1)(A) and (B)), the registrant shall be reassigned to the work assignment. Otherwise, the registrant will be assessed for assignment to another Project Chance component. A registrant may only be assigned to two (2) consecutive Work Experience components. If a client has been in Work Experience two (2) consecutive times, the client will be placed in a different component before being placed in Work Experience again.

## e) Special Projects

Mandatory registrants who will benefit from short-term training and job placement assistance are referred to the Special Projects component. The Special Projects component offers special time-limited services for specific target populations. (The location of Special Projects vary depending on area needs and project availability.)

## 1) Eligibility Criteria

The Special Projects component is for mandatory registrants determined to:

- A) be able to benefit from short-term vocational training (e.g., an individual who has the interest and ability to complete the training program and be hired in a position for which he has trained);
- B) be readily employable with the addition of short-term training (e.g., training for a specific job for which there are jobs available); and
- C) meet specific project entry criteria.

## 2) Entry into the Component

Assignment of mandatory registrants to Special Projects will be made subsequent to participation in the full assessment.

## NOTICE OF ADOPTED AMENDMENTS

Section 114.127 Employment and Training Program Components  
(Cont'd.)

## 3) Participation Requirements

A) The mandatory registrant must maintain a level of satisfactory attendance and progress as established and reported by Special Projects staff. Failure to attend training without good cause, as specified for the Special Projects, shall result in a sanction.

B) The client must provide verification of attendance and progress (i.e., statements signed by the instructor, records and reports prepared at the end of the term). Additionally, if the Department is paying for transportation to enable the client to participate in the Special Projects the client must provide monthly verification of his attendance.

## 4) Contact with Registrant

The Project Chance worker contacts mandatory registrants on a monthly basis if the supportive service payments identified in Section 114.130 are issued. Mandatory registrants not requiring supportive service payments or receiving these payments from another source require a contact every six (6) months or at program completion whichever comes first. Mandatory registrant contact consists of attendance reports, progress reports, group or individual sessions, on-site program visits and written correspondence.

F) A Project Chance mandatory registrant, once assigned to a component, shall not be sanctioned for noncooperation with Project Chance where the alleged noncooperation is based, in whole or in part, on participation requirements not listed in these rules.

(Source: Amended at 13 Ill. Reg. 89, effective January 1, 1989)

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

## Section 114.351 Payment Levels in Group I Counties

a) The following payment levels are established for the GA Program in Group I Counties.

b) The counties included in Group I are:

Boone Kane Oglesby  
Champaign Kankakee Whiteside  
Cook Kendall Winnebago  
DeKalb Kewanee Woodford  
DuPage McHenry

SIZE OF ASSISTANCE UNIT	CARETAKER RELATIVE(S) AND CHILD(REN)		CHILD(REN) ONLY	
	CURRENT	GRAND- FATHERED	CURRENT	GRAND- FATHERED
1	154		95	
2	250		187	
3	342		232	
4	386		297	
5	452		353	354
6	507		379	417
7	534	556	408	479
8	562	591	437	511
9	591	649	468	571
10	623	700	501	622
11	656	752	536	674
12	690	814	572	735
13	727	869		
14	765	926		
15	806	981		
16	848	1038		
17	893	1094		
18	940	1150		

e) The Current Payment Levels represent approximately 49% of the current Assistance Standards established in 89. It is Admin-Code-111-1011

f) For family sizes greater than 18 or 12, the amount of the payment level shall be determined by adding \$45 or \$35 respectively for each person above 18 or 12.

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

## Section 114.351 Payment Levels in Group I Counties (Cont'd.)

e) As the legislature has determined that payments under the GA Program should contain amounts for the purpose of energy assistance, and has directed that such amounts be established by rule, the first \$10 of the GA Payment Level, in the City of Chicago and, for Caretaker Relatives and Children, Family size of 1, and the first \$18 of the GA Payment Level for Caretaker Relatives and Children of other family sizes has been designated as being for the purpose of energy assistance.

f) For assistance units which contain both caretaker relatives and children and which contain seven (7) or more persons, two payment levels are established - Current and Grandfathered. Likewise, for assistance units with children only, and which contain five (5) or more persons, two payment levels are established - Current and Grandfathered.

1) Grandfathered Payment Levels apply for families who are at that family size as of January 1, 1987. Those families will remain at that Payment Level until there is a change in family composition or the family goes off the assistance rolls. If such a family changes family composition (adds a member or loses a member), thereafter the Current Payment Level for the appropriate family size will be used. If such family goes off assistance and then comes back on, the family will come back on the assistance rolls at the Current Payment Level for the appropriate family size. The Department will not withdraw "grandfathered" status if a change in family composition is rescinded or if an assistance unit is erroneously cancelled and then reinstated.

2) Current Payment Levels are the regular Payment Levels used by the Department and shall be used for all persons except those who meet the criteria of subsection f) above.

(Source: Amended at 13 Ill. Reg. 89, effective January 1, 1989)

DEPARTMENT OF PUBLIC AID  
NOTICE OF ADOPTED AMENDMENTS

Section 114.352 Payment Levels in Group II Counties

- a) The following payment levels are established for the GA Program in Group II Counties.

- b) The counties included in Group II are:

Adams St. Clair  
Aureau Livingston  
Bureau Johnson  
Cass Peoria  
Champaign Macoupin  
Clinton Madison  
Coles Marion  
De Witt Warren  
Douglas Washington  
Effingham McDonough  
Ford McLean  
Fulton Mercer  
Gallatin Monroe  
Grundy Morgan  
Henry Moultrie  
Iroquois Peoria  
Jackson Piatt  
Jed Davis Putnam  
Knox Rock Island  
LaSalle Sangamon

SIZE OF ASSISTANCE UNIT	CARETAKER RELATIVE(S) AND CHILD(REN)		CHILD(REN) ONLY	
	CURRENT	GRAND-FATHERED	CURRENT	GRAND-FATHERED
1	149		91	
2	241		181	
3	331		226	
4	375		290	
5	439		344	
6	493		370	403
7	519	536	398	463
8	547	573	427	501
9	576	628	457	556
10	606	681	489	609
11	638	735	522	663
12	671	789	556	722
13	707	852		
14	744	906		
15	783	964		

Section 114.352 Payment Levels in Group II Counties (Cont'd.)

SIZE OF ASSISTANCE UNIT	CARETAKER RELATIVE(S) AND CHILD(REN)		CHILD(REN) ONLY	
	CURRENT	GRAND-FATHERED	CURRENT	GRAND-FATHERED
16	825	1018		
17	869	1074		
18	914	1131		

- e) The Current Payment Levels represent approximately 40% of the current Assistance Standards established in 1989.

- f) For family sizes greater than 18 or 12, the amount of the payment level shall be determined by adding \$45 or \$35 respectively for each person above 18 or 12.

- g) As the legislature has determined that payments under the GA program should contain amounts for the purpose of energy assistance, and has directed that such amounts be established by rule, the first \$5 of the GA payment level for Caretaker Relative and Children, Family size of 1, and the first \$18 of the GA payment level for Caretaker Relatives and Children of other family sizes has been designated as being for the purpose of energy assistance.

- h) For assistance units which contain both caretaker relatives and children and which contain seven (7) or more persons, two payment levels are established - Current and Grandfathered. Likewise, for assistance units with children only and which contain six (6) or more persons, two payment levels are established - Current and Grandfathered.

- i) Grandfathered Payment Levels apply for families who are at that family size as of January 1, 1987. Those families will remain at that payment level until there is a change in family composition or the family goes off the assistance rolls. If such a family changes family composition (adds a member or loses a member), thereafter the Current Payment level for the



## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

## Section 114.352 Payment Levels in Group II Counties (Cont'd.)

appropriate family size will be used. If such a family goes off assistance and then comes back on, the family will come back on the assistance rolls at the Current Payment Level for the appropriate family size. The Department will not withdraw "grandfathered" status if a change in family composition is rescinded or if an assistance unit is erroneously cancelled and then reinstated.

- 2) Current Payment Levels are the regular Payment Levels used by the Department and shall be used for all persons except those who meet the criteria of subsection (e)(1) above.

(Source: Amended at 13 Ill. Reg. 89, effective January 1, 1989)

## Section 114.353 Payment Levels in Group III Counties

- a) The following payment level are established for the GA Program in Group III Counties.

b) The counties included in Group III are:

Alexander	Edgar	Jasper	Montgomery	Shelby
Bond	Edwards	Jefferson	Perry	Stark
Brown	Fayette	Johnson	Rock	Union
Calhoun	Franklin	Madison	Stark	Washington
Cass	Gallatin	Marion	Wayne	White
Christian	Greene	Marshall	White	Williamson
Clark	Hamilton	Mason	Saline	
Clay	Hancock	Massac	Schuyler	
Crawford	Hardin	Henderson	Menard	Scott
Cumberland				

SIZE OF  
ASSISTANCE  
UNIT

CHILD(REN)  
RELATIVE(S) AND  
ONLY

CURRENT GRAND-  
FATHERED

CURRENT GRAND-  
FATHERED

1

88

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

## Section 114.353 Payment Levels in Group III Counties (Cont'd.)

SIZE OF ASSISTANCE UNIT	CARETAKER RELATIVE(S) AND CHILD(REN)	CHILD(REN) ONLY
2	230	175
3	316	221
4	362	281
5	422	334
6	476	360
7	501	386
8	527	440
9	556	414
10	585	444
11	616	475
12	682	580
13	791	634
14	843	
15	756	
16	796	
17	838	
18	882	

e) The Current Payment Levels represent approximately 48% of the current Assistance Standards established in 1989.

f) For family sizes greater than 18 or 12, the amount of the payment level shall be determined by adding \$45 or \$35 respectively for each person above 18 or 12.

g) As the legislature has determined that payments under the GA program should contain amounts for the purpose of energy assistance, and has directed that such amounts be established by rule, the first \$100 of the GA Payment Level for Caretaker Relatives and Children of all family sizes except the family size of 18 has been designated as being for the purpose of energy assistance.

h) For assistance units which contain both caretaker relatives and children and which contain nine (9) or more persons, two payment levels are established - Current and Grandfathered. Likewise, for assistance

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 114.353 Payment Levels in Group III Counties  
(Cont'd.)

units with children only and which contain six (6) or more persons, two payment levels are established - Current and Grandfathered.

- 1) Grandfathered Payment Levels apply for families who are at that family size as of January 1, 1987. Those families will remain at that Payment Level until there is a change in family composition or the family goes off the assistance rolls. If such a family changes family composition (adds a member or loses a member), thereafter the Current Payment Level for the appropriate family size will be used. If such a family goes off assistance and then comes back on, the family will come back on the assistance rolls at the Current Payment Level for the appropriate family size. The Department will not withdraw "grandfathered" status if a change in family composition is rescinded or if an assistance unit is erroneously cancelled and then reinstated.

- 2) Current Payment Levels are the regular Payment Levels used by the Department and shall be used for all persons except those who meet the criteria of subsection (e)(1) above.

(Source: Amended at 13 Ill. Reg. 89, effective January 1, 1989)

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

- 1) The Heading of the Part: MEDICAL ASSISTANCE PROGRAMS
- 2) Code Citation: 89 Ill. Adm. Code 120
- 3) Section Number: Adopted Action: 120.382 Amendment
- 4) Statutory Authority: Sections 5-4 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Pars. 5-4 and 12-13)
- 5) Effective Date of Rule Amendment: January 1, 1989
- 6) Does this rulemaking contain an automatic repeal date? Yes X No
- 7) Does this amendment contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: January 1, 1989
- 9) Notice of Proposal Published in Illinois Register: October 7, 1988 (12 Ill. Reg. 15938)
- 10) Has JCAR issued a Statement of Objections to this rule? No
- 11) Difference between proposal and final version: No changes were made to the rule.

- 12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

- 13) Will this amendment replace an emergency amendment currently in effect? No

- 14) Are there any amendments pending on this Part? Yes

Section Numbers	Proposed Action	Illinois Register Citation
120.1	New Section	December 16, 1988 (12 Ill. Reg. 20705)
120.10	Amendment	March 4, 1988 (12 Ill. Reg. 4463)

## ILLINOIS REGISTER

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

## Section Numbers Proposed Action Illinois Register Citation

120.40 Amendment November 4, 1988  
(12 Ill. Reg. 17633)

120.60 Amendment March 4, 1988  
(12 Ill. Reg. 4463)

15) Summary and Purpose of Amendment: This rulemaking sets the Department's Medical Assistance asset disregard at the same level as that of the Supplemental Security Income (SSI) program. For SSI effective January 1, 1989, that level is \$2,000 for an individual and \$3,000 for a couple.

16) Information and questions regarding this Adopted Amendment shall be directed to:

Name: Anita Williams, Staff Attorney  
Office of Counseling and Litigation

Address: Illinois Department of Public Aid  
Jessie B. Harris Building II  
100 South Grand Avenue East, 3rd Floor  
Springfield, Illinois 62762

Telephone: (217) 782-1233

The full text of the Adopted Amendment begins on the next page:

## ILLINOIS REGISTER

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

TITLE 89: SOCIAL SERVICES  
CHAPTER 12: DEPARTMENT OF PUBLIC AID  
SUBCHAPTER b: ASSISTANCE PROGRAMS

## PART 120

## MEDICAL ASSISTANCE PROGRAMS

## SUBPART B: ASSISTANCE STANDARDS

## Section

120.10 Eligibility For Medical Assistance  
120.11 Eligibility For Medical Assistance For Pregnant Women and Infants Under Age One Year Who Do Not Qualify As Mandatory Categorically Needy  
120.20 MANG(AABD) Income Standard  
120.30 MANG(C) Income Standard  
120.31 MANG(P) Income Standard  
120.40 Exceptions To Use Of MANG Income Standard  
120.50 AMI Income Standard

## SUBPART C: FINANCIAL ELIGIBILITY DETERMINATION

All Cases Other Than Intermediate Care, Skilled Nursing Care, DMHDD, DMHDD Approved Community Based Settings and Pregnant Women and Infants Under Age One Year Who Do Not Qualify As Mandatory Categorically Needy

## 120.61

Cases in Intermediate Care, Skilled Nursing Care and DMHDD - MANG(AABD) and MANG(C)  
Department of Mental Health and Developmental Disabilities (DMHDD) Approved Home and Community Based Residential Settings Under 89 Ill. Adm. Code 140.643  
Department of Mental Health and Developmental Disabilities (DMHDD) Approved Home and Community Based Residential Settings  
Pregnant Women and Infants Under Age One Year Who Do Not Qualify As Mandatory Categorically Needy

## 120.62

## 120.63

## 120.64

## SUBPART D: SUPPLEMENTARY MEDICAL INSURANCE

## Section

120.70 Supplementary Medical Insurance Benefits, Buy-In Program

## SUBPART E: RECIPIENT RESTRICTION PROGRAM



## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

## Section

120.80 Recipient Restriction Program

## SUBPART F: MIGRANT MEDICAL PROGRAM

## Section

120.90 Migrant Medical Program

120.91 Income Standards

## SUBPART G: AID TO THE MEDICALLY INDIGENT

## Section

120.208 Client Cooperation

120.210 Citizenship

120.211 Residence

120.212 Age

120.213 Relationship

120.215 Living Arrangements

120.217 Supplemental Payments

120.218 Institutional Status

120.224 Foster Care Program

120.225 Social Security Numbers

120.230 Unearned Income

120.235 Exempt Unearned Income

120.236 Education Benefits

120.240 Unearned Income In-Kind

120.245 Earnmarked Income

120.250 Lump Sum Payments and Income Tax Refunds

120.255 Protected Income

120.260 Earned Income

120.261 Budgeting Earned Income

120.262 Exempt Earned Income

120.270 Recognized Employment Expenses

120.271 Earned Income From Work/Study/Training Program

120.272 Earned Income From Self-Employment

120.273 Earned Income From Roomer and Boarder

120.275 Earned Income In-Kind

120.276 Payments From the Illinois Department of Children and

120.277 Family Services

120.280 Assets

120.281 Exempt Assets

120.282 Asset Disregards

120.283 Referral of Consideration of Assets

120.285 Property Transfers

120.286 Persons Who May Be Included in the Assistance Unit

120.287 Payment Levels for AHI

120.295

## SUBPART H: MEDICAL ASSISTANCE - NO GRANT

## ILLINOIS REGISTER

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

## Section

120.308 Client Cooperation

120.309 Caretaker Relative

120.310 Citizenship

120.311 Residence

120.312 Age

120.313 Blind

120.314 Disabled

120.315 Relationship

120.316 Living Arrangements

120.317 Supplemental Payments

120.318 Institutional Status

120.319 Assignment of Rights to Medical Support and Collection

120.320 of Payment

120.321 Cooperation in Establishing Paternity and Obtaining

120.322 Medical Support

120.323 Good Cause for Failure to Cooperate in Establishing

120.324 Paternity and Obtaining Medical Support

120.325 Proof of Good Cause for Failure to Cooperate in

120.326 Establishing Paternity and Obtaining Medical Support

120.327 Suspension of Paternity Establishment and Obtaining

120.328 Medical Support Upon Finding Good Cause

120.329 Social Security Numbers

120.330 Unearned Income

120.331 Budgeting Unearned Income

120.332 Exempt Unearned Income

120.333 Education Benefits

120.336 Incentive Allowance

120.338 Unearned Income In-Kind

120.340 Court Ordered Child Support Payments of Parent/Step-

120.342 Parent

120.345 Earnmarked Income

120.350 Lump Sum Payments and Income Tax Refunds

120.355 Protected Income

120.360 Earned Income

120.361 Budgeting Earned Income

120.362 Exempt Earned Income

120.364 Earned Income Exemption

120.366 Exclusion From Earned Income Exemption

120.370 Recognized Employment Expenses

120.371 Income From Work/Study/Training Programs

120.372 Earned Income From Self-Employment

120.373 Earned Income From Roomer and Boarder

120.375 Earned Income In Kind

120.376 Payments From the Illinois Department of Children and

120.377 Family Services

120.380 Assets

effective January 26, 1981; peremptory amendment at 5 111. Reg. 57522, effective June 1, 1981; amended at 5 111. Reg. 7071, effective June 23, 1981; amended at 5 111. Reg. 7104, effective June 23, 1981; amended at 5 111. Reg. 8041 effective July 27, 1981; amended at 5 111. Reg. 8052 effective July 24, 1981; peremptory amendment at 5 111. Reg. 8106, effective August 1, 1981; peremptory amendment at 5 111. Reg. 10062, effective October 1, 1981; peremptory amendment at 5 111. Reg. 10079, effective October 1, 1981; peremptory amendment at 5 111. Reg. 10095, effective October 1, 1981; peremptory amendment at 5 111. Reg. 10119, effective October 1, 1981; peremptory amendment at 5 111. Reg. 10124, effective October 1, 1981; peremptory amendment at 5 111. Reg. 10131, effective October 1, 1981; amended at 5 111. Reg. 10730, effective October 1, 1981; amended at 5 111. Reg. 10733, effective October 1, 1981; amended at 5 111. Reg. 10760, effective October 1, 1981; amended at 5 111. Reg. 10767, effective October 1, 1981; peremptory amendment at 5 111. Reg. 11647, effective October 16, 1981; peremptory amendment at 6 111. Reg. 611, effective January 1, 1982; amended at 6 111. Reg. 1216, effective January 14, 1982; emergency amendment at 6 111. Reg. 2447, effective March 1, 1982; for a maximum of 150 days; peremptory amendment at 6 111. Reg. 2452, effective February 11, 1982; peremptory amendment at 6 111. Reg. 6475, effective May 18, 1982; peremptory amendment at 6 111. Reg. 6912, effective May 20, 1982; emergency amendment at 6 111. Reg. 7299, effective May 20, 1982; for a maximum of 150 days; amended at 6 111. Reg. 8115, effective July 1, 1982; amended at 6 111. Reg. 8142, effective July 1, 1982; amended at 6 111. Reg. 8159, effective July 1, 1982; amended at 6 111. Reg. 11921, effective August 21, 1982; amended at 6 111. Reg. 12293, effective September 1, 1982; amended at 6 111. Reg. 12318, effective October 1, 1982; amended at 6 111. Reg. 13754, effective November 1, 1982; amended at 7 111. Reg. 394, effective January 1, 1983; codified at 7 111. Reg. 6082; amended at 7 111. Reg. 8256, effective July 1, 1983; amended at 7 111. Reg. 8264, effective July 5, 1983; amended (by adding section being codified with no substantive change) at 7 111. Reg. 14747; amended (by adding sections being codified with no substantive change) at 7 111. Reg. 16108; amended at 8 111. Reg. 6170, effective April 27, 1984; amended at 8 111. Reg. 13328, effective June 16, 1984; amended (by adding sections being codified with no substantive change) at 8 111. Reg. 17897; amended at 8 111. Reg. 18903, effective September 26, 1984; peremptory amendment at 8 111. Reg. 20706, effective October 3, 1984; amended at 8 111. Reg. 25033, effective December 12, 1984; emergency amendment at 9 111. Reg.



## DEPARTMENT OF PUBLIC AID

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

## NOTICE OF ADOPTED AMENDMENT

\$40, effective January 3, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 4515, effective March 25, 1985; amended at 9 Ill. Reg. 5340, effective April 11, 1985; amended at 9 Ill. Reg. 7153, effective May 6, 1985; amended at 9 Ill. Reg. 11340, effective July 1985; amended at 9 Ill. Reg. 12296, effective July 25, 1985; amended at 9 Ill. Reg. 12323, effective August 9, 1985; amended at 9 Ill. Reg. 12330, effective October 10, 1985; amended at 9 Ill. Reg. 16006, effective October 18, 1985; amended at 10 Ill. Reg. 3033, effective January 10, 1986; amended at 10 Ill. Reg. 3035, effective January 23, 1986; amended at 10 Ill. Reg. 4907, effective March 7, 1986; amended at 10 Ill. Reg. 6166, effective April 16, 1986; amended at 10 Ill. Reg. 10688, effective June 3, 1986; amended at 10 Ill. Reg. 12672, effective July 14, 1986; amended at 10 Ill. Reg. 15649, effective September 19, 1986; amended at 11 Ill. Reg. 3992, effective February 23, 1987; amended at 11 Ill. Reg. 7632, effective April 15, 1987; amended at 11 Ill. Reg. 8735, effective April 20, 1987; emergency amendment at 11 Ill. Reg. 1458, effective July 10, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 14034, effective August 14, 1987; amended at 11 Ill. Reg. 14763, effective August 26, 1987; amended at 11 Ill. Reg. 20142, effective January 1, 1988; amended at 12 Ill. Reg. 904, effective December 14, 1987; amended at 12 Ill. Reg. 3516, effective January 1, 1988; amended at 12 Ill. Reg. 6234, effective March 22, 1988; amended at 12 Ill. Reg. 8672, effective May 13, 1988; amended at 12 Ill. Reg. 9132, effective May 20, 1988; amended at 12 Ill. Reg. 11483, effective June 30, 1988; emergency amendment at 12 Ill. Reg. 11632, effective July 1, 1988, for a maximum of 150 days; emergency amendment at 12 Ill. Reg. 11839, effective July 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 12835, effective July 22, 1988; emergency amendment at 12 Ill. Reg. 12835, effective July 22, 1988; emergency amendment at 12 Ill. Reg. 13243, effective July 23, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 17867, effective October 30, 1988; amended at 12 Ill. Reg. 19704, effective November 15, 1988; amended at 12 Ill. Reg. 20186, effective November 23, 1988; amended at 13 Ill. Reg. 1116, effective January 1, 1989.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE

## Section 120.382

## Asset Disregard (Cont'd)

## a) MANG (ABD)

1) ~~\$1,900-00~~ ~~\$2,000.00~~ for a client and ~~\$2,850-00~~ ~~\$3,000.00~~ for a client and one dependent residing together.

2) \$50.00 for each additional dependent residing in the same household.

3) Eligibility for MANG does not exist when non-exempt assets exceed the above disregard.

## b) MANG(C)

1) ~~\$1,900-00~~ ~~\$2,000.00~~ for a one person assistance unit and ~~\$3,850-00~~ ~~\$3,000.00~~ for a two-person assistance unit.

2) \$50.00 for each additional member of the assistance unit.

c) MANG(P) -- \$5000 regardless of the family size.  
(Source: Amended at 13 Ill. Reg. 1116, effective January 1, 1989)

## Section 120.382 Asset Disregard

In addition to the exempt assets listed in Section 120.381, the cash value of assets shall be disregarded as follows:



## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

- 1) The Heading of the Part: MEDICAL PAYMENT
- 2) Code Citation: 89 Ill. Adm. Code 140
- 3) Section Number: Adopted Action:  
140.512 Amendment
- 4) Statutory Authority: Sections 5-5 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Pars. 5-5 and 12-13)
- 5) Effective date of Amendment: January 1, 1989
- 6) Does this rulemaking contain an automatic repeal date?  
Yes ☐ No ☒
- 7) Does this amendment contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: January 1, 1989
- 9) Notice of Proposal Published in Illinois Register: July 22, 1988 (12 Ill. Reg. 11995)
- 10) Has JCAR issued a Statement of Objections to this rule? No
- 11) Differences between proposal and final version: None
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will this Amendment replace an Emergency Amendment currently in effect? No
- 14) Are there any Amendments pending on this Part? Yes

Section Numbers	Proposed Action	Illinois Register Citation
140.19	Amendment	August 12, 1988 (12 Ill. Reg. 12976)
140.20	Amendment	December 16, 1988 (12 Ill. Reg. 20714)

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

Section Numbers	Proposed Action	Illinois Register Citation
140.43	New Section	December 2, 1988 (12 Ill. Reg. 19868)
140.100	Amendment	October 14, 1988 (12 Ill. Reg. 16421)
140.110	New Section	July 15, 1988 (12 Ill. Reg. 11701)
140.350	Amendment	April 1, 1988 (12 Ill. Reg. 5958)
140.362	Amendment	April 1, 1988 (12 Ill. Reg. 5958)
140.363	Amendment	April 1, 1988 (12 Ill. Reg. 5958)
140.364	Amendment	April 1, 1988 (12 Ill. Reg. 5958)
140.367	Amendment	April 1, 1988 (12 Ill. Reg. 5958)
140.369	Amendment	April 1, 1988 (12 Ill. Reg. 5958)
140.370	Amendment	April 1, 1988 (12 Ill. Reg. 5958)
140.372	Amendment	April 1, 1988 (12 Ill. Reg. 5958)
140.373	Repealed	April 1, 1988 (12 Ill. Reg. 5958)
140.376	Repealed	April 1, 1988 (12 Ill. Reg. 5958)
140.390	Amendment	November 4, 1988 (12 Ill. Reg. 17643)
140.392	Amendment	November 4, 1988 (12 Ill. Reg. 17643)

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

Section Numbers	Proposed Action	Illinois Register Citation
140.394	Amendment	November 4, 1988 (12 Ill. Reg. 17643)
140.400	Amendment	October 28, 1988 (12 Ill. Reg. 17172)
140.400	Amendment	December 16, 1988 (12 Ill. Reg. 20714)
140.435	Amendment	December 16, 1988 (12 Ill. Reg. 20714)
140.436	Amendment	December 16, 1988 (12 Ill. Reg. 20714)
140.440	Amendment	December 30, 1988 (12 Ill. Reg. 22329)
140.441	Amendment	October 28, 1988 (12 Ill. Reg. 17172)
140.443	Amendment	October 28, 1988 (12 Ill. Reg. 17172)
140.445	Amendment	October 28, 1988 (12 Ill. Reg. 17172)
140.447	Amendment	October 28, 1988 (12 Ill. Reg. 17172)
140.525	Amendment	October 28, 1988 (12 Ill. Reg. 17172)
140.642	Amendment	November 25, 1988 (12 Ill. Reg. 19613)
140.896	New Section	July 15, 1988 (12 Ill. Reg. 11701)

15) Summary and Purpose of Amendment: This amendment specifies that inspections of care in long term care facilities will not be conducted for residents occupying Medicare certified beds during their coinsurance period.

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

16) Information and questions regarding this Adopted Amendment shall be directed to:

Name: Thomas D. Toberman  
Division of Medical Programs  
  
Address: Illinois Department of Public Aid  
Prescott E. Bloom Building  
201 South Grand Avenue East, 3rd Floor  
Springfield, Illinois 62763  
  
Telephone: (217) 524-7335

The full text of the Adopted Amendment begins on the next page:

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

TITLE 89: SOCIAL SERVICES  
CHAPTER 11: DEPARTMENT OF PUBLIC AID  
SUBCHAPTER d: MEDICAL PROGRAMS

PART 140  
MEDICAL PAYMENT

## SUBPART A: GENERAL PROVISIONS

- Section  
140.1 Medical Assistance Programs  
140.2 Covered Services Under The Medical Assistance Programs  
140.3 For AFDC, AFDC-MANG, AABD, AABD-MANG, RRP, Individuals Under Age 18 Not Eligible for AFDC, Pregnant Women Who Would Be Eligible if the Child Were Born and Pregnant Women and Infants Under Age One Year Who Do Not Qualify As Mandatory Categorically Needy  
140.4 Covered Medical Services Under AFDC-MANG for non-pregnant persons who are 18 years of age or older (Repealed)

- 140.5 Covered Medical Services Under GA and AMI  
140.6 Medical Services Not Covered  
140.7 Medical Assistance Provided to Individuals Under the Age of Eighteen Who Do Not Qualify for AFDC and Infants Under Age One Year  
140.8 Medical Assistance For Qualified Severely Impaired Individuals  
140.9 Medical Assistance for a Pregnant Woman Who Would Not Be Categorically Eligible for AFDC/AFDC-MANG if the Child Were Already Born Or Who Do Not Qualify As Mandatory Categorically Needy  
140.10 Medical Assistance Provided to Incarcerated Persons

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140.491	Limitations on Medical Transportation
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140.495	Psychological Services
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140.500	Group Care Services
140.502	Cessation of Payment at Federal Direction
140.503	Cessation of Payment for Improper Level of Care
140.504	Cessation of Payment Because of Termination of Facility
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140.520	Management of Recipient Funds--Local Office Responsibility
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140.531	General Service Costs
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140.568	Duration of Incentive Payments
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140.647	Description of Day Programming Service Levels



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Section 140.648 Determination of the Amount of Reimbursement for Day Programming for the Mentally Retarded  
140.649 Effective Dates of Reimbursement for Day Programs  
140.650 Certification of Day Programs  
140.651 Decertification of Day Programs  
140.652 Terms of Assurances and Contracts  
140.680 Effective Date of Payment Rate  
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## SUBPART F: POINT COUNT GUIDELINES FOR ICF/MR AND SNF/PED FACILITIES

Section 140.850 Facility/Client Participation  
140.855 Evaluation of Need for Care  
140.860 Payment  
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140.885 Skilled Care (SNF)  
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## SUBPART G: REIMBURSEMENT FOR NURSING COSTS FOR GERIATRIC FACILITIES

Section 140.900 Reimbursement For Nursing Costs For Geriatric Residents in Group Care Facilities (Recodified)  
140.901 Functional Areas of Needs (Recodified)  
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140.903 Definitions (Recodified)  
140.904 Times and Staff Levels (Repealed)  
140.905 Statewide Rates (Repealed)  
140.906 Reconsiderations (Recodified)  
140.907 Midnight Census Report (Recodified)  
140.908 Times and Staff Levels (Recodified)  
140.909 Statewide Rates (Recodified)  
140.910 Referrals (Recodified)  
140.911 Basic Rehabilitation Aide Training Program (Recodified)  
140.912 Interim Nursing Rates (Recodified)

## SUBPART H: ILLINOIS COMPETITIVE ACCESS AND REIMBURSEMENT EQUITY (ICARE) PROGRAM

Section 140.940 Illinois Competitive Access and Reimbursement Equity (ICARE) Program (Recodified)  
140.942 Definition of Terms (Recodified)  
140.944 Notification of Negotiations (Recodified)  
140.946 Hospital Participation in ICARE Program Negotiations (Recodified)  
140.948 Negotiation Procedures (Recodified)  
140.950 Factors Considered in Awarding ICARE Contracts (Recodified)  
140.952 Closing an ICARE Area (Recodified)  
140.954 Administrative Review (Recodified)  
140.956 Payments to Contracting Hospitals (Recodified)  
140.958 Admitting and Clinical Privileges (Recodified)  
140.960 Inpatient Hospital Care or Services by Non-Contracting Hospitals Eligible for Payment (Recodified)  
140.962 Payment to Hospitals for Inpatient Services or Care not Provided under the ICARE Program (Recodified)  
140.964 Contract Monitoring (Recodified)  
140.966 Transfer of Recipients (Recodified)  
140.968 Validity of Contracts (Recodified)  
140.970 Termination of ICARE Contracts (Recodified)  
140.972 Hospital Services Procurement Advisory Board (Recodified)

## TABLE A: Medicine Recommended Screening Procedures

TABLE B Health Service Areas  
TABLE C Health Care  
TABLE D Scalable Dental Procedures  
TABLE E Time Limits for Processing of Prior Approval Requests  
TABLE F Podiatry Service Schedule  
TABLE G Travel Distance Standards  
TABLE H Staff Time and Allocation by Need Level (Recodified)  
TABLE I Staff Time and Allocation for Training Programs (Recodified)  
TABLE J HSA Grouping

AUTHORITY: Implementing Article III of the Illinois Health Finance Reform Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 6503-1 et seq.) and implementing and authorized by Articles III, IV, V, VI, VII and Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., and 12-13)

SOURCE: Adopted at 3 Ill. Reg. 24, p. 166, effective June 10,



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1979; rule repealed and new rule adopted at 6 Ill. Reg. 8374, effective July 6, 1982; emergency amendment at 6 Ill. Reg. 8508, effective July 6, 1982, for a maximum of 150 days; amended at 7 Ill. Reg. 681, effective December 30, 1982; at 7 Ill. Reg. 936, effective July 1, 1983; amended at 7 Ill. Reg. 8308, effective July 1, 1983; amended at 7 Ill. Reg. 878, effective July 1, 1983; amended at 7 Ill. Reg. 871, effective July 1, 1983; emergency amendment at 7 Ill. Reg. 854, effective July 1, 1983; for a maximum of 150 days; amended at 7 Ill. Reg. 850, effective July 1, 1983; amended at 7 Ill. Reg. 938, effective July 1, 1983; amended at 7 Ill. Reg. 1265, effective September 20, 1983; amended at 7 Ill. Reg. 15047, effective October 31, 1983; amended at 7 Ill. Reg. 17358, effective December 21, 1983; emergency amendment at 8 Ill. Reg. 580, effective January 1, 1984; for a maximum of 150 days; reconfirmed at 8 Ill. Reg. 2483, amended at 8 Ill. Reg. 3012, effective February 22, 1984; amended at 8 Ill. Reg. 5262, effective April 9, 1984; amended at 8 Ill. Reg. 6785, effective April 27, 1984; amended at 8 Ill. Reg. 6983, effective May 9, 1984; emergency amendment at 8 Ill. Reg. 7910, effective May 16, 1984; amended at 8 Ill. Reg. 7910, effective May 16, 1984; for a maximum of 150 days; amended at 8 Ill. Reg. 10032, effective June 18, 1984; emergency amendment at 8 Ill. Reg. 10062, effective June 20, 1984; for a maximum of 150 days; amended at 8 Ill. Reg. 13343, effective July 17, 1984; amended at 8 Ill. Reg. 13779, effective July 24, 1984; Sections 140.72 and 140.73 reconfirmed to 89 Ill. Adm. Code 141 at 8 Ill. Reg. 16354; amended (by adding sections being codified with no substantive change) at 8 Ill. Reg. 17899; peremptory amendment at 8 Ill. Reg. 18151, effective September 16, 1984; amended at 8 Ill. Reg. 21629, effective October 19, 1984; peremptory amendment at 8 Ill. Reg. 21677, effective October 24, 1984; peremptory amendment at 8 Ill. Reg. 22097, effective October 29, 1984; peremptory amendment at 8 Ill. Reg. 22155, effective November 20, 1984; amended at 8 Ill. Reg. 23218, effective November 20, 1984; emergency amendment at 8 Ill. Reg. 23721, effective November 21, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 25067, effective December 19, 1984; emergency amendment at 9 Ill. Reg. 407, effective January 1, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 2697, effective February 22, 1985; amended at 9 Ill. Reg. 6235, effective April 19, 1985; amended at 9 Ill. Reg. 8677, effective May 28, 1985; amended at 9 Ill. Reg. 9564, effective June 5, 1985; amended at 9 Ill. Reg. 10025, effective June 26, 1985; emergency amendment at 9 Ill. Reg. 11403, effective June 27, 1985, for a maximum of 150 days; amended at 9 Ill. Reg.

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

11357, effective June 28, 1985; amended at 9 Ill. Reg. 12000, effective July 24, 1985; amended at 9 Ill. Reg. 12306, effective August 5, 1985; amended at 9 Ill. Reg. 13996, effective September 3, 1985; amended at 9 Ill. Reg. 14684, effective September 13, 1985; amended at 9 Ill. Reg. 15503, effective October 4, 1985; amended at 9 Ill. Reg. 16312, effective October 11, 1985; amended at 9 Ill. Reg. 19138, effective December 2, 1985; amended at 9 Ill. Reg. 19737, effective December 9, 1985; amended at 10 Ill. Reg. 238, effective December 27, 1985; emergency amendment at 10 Ill. Reg. 798, effective January 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 675, effective January 6, 1986; amended at 10 Ill. Reg. 1206, effective January 13, 1986; amended at 10 Ill. Reg. 3041, effective January 24, 1986; amended at 10 Ill. Reg. 598, effective April 16, 1986; amended at 10 Ill. Reg. 7825, effective April 30, 1986; amended at 10 Ill. Reg. 8128, effective May 7, 1986; emergency amendment at 10 Ill. Reg. 8912, effective May 13, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 11440, effective June 20, 1986; amended at 10 Ill. Reg. 15311, effective August 12, 1986; amended at 10 Ill. Reg. 15311, effective August 12, 1986; amended at 10 Ill. Reg. 16799, effective September 1, 1986; amended at 10 Ill. Reg. 16799, effective September 1, 1986; amended at 10 Ill. Reg. 18002, effective October 24, 1986; amended at 10 Ill. Reg. 19742, effective November 12, 1986; amended at 10 Ill. Reg. 21784, effective December 15, 1986; amended at 10 Ill. Reg. 1418, effective December 31, 1986; amended at 10 Ill. Reg. 2323, effective January 16, 1987; amended at 10 Ill. Reg. 4002, effective February 25, 1987; Section 140.71 reconfirmed to 89 Ill. Adm. Code 141 at 11 Ill. Reg. 4302, amended at 11 Ill. Reg. 4303, effective March 6, 1987; amended at 11 Ill. Reg. 7664, effective April 15, 1987; emergency amendment at 11 Ill. Reg. 9342, effective April 20, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 9169, effective April 28, 1987; amended at 11 Ill. Reg. 10903, effective June 1, 1987; amended at 11 Ill. Reg. 11528, effective June 22, 1987; amended at 11 Ill. Reg. 12011, effective June 30, 1987; amended at 11 Ill. Reg. 12290, effective July 6, 1987; amended at 11 Ill. Reg. 14048, effective August 14, 1987; amended at 11 Ill. Reg. 14771, effective August 25, 1987; amended at 11 Ill. Reg. 16758, effective September 28, 1987; amended at 11 Ill. Reg. 17295, effective September 30, 1987; amended at 11 Ill. Reg. 18696, effective October 27, 1987; amended at 11 Ill. Reg. 20909, effective October 27, 1987; amended at 12 Ill. Reg. 916, effective January 1, 1988; emergency amendment at 12 Ill. Reg. 1960, effective January 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 5427, effective March 15, 1988; amended



## ILLINOIS REGISTER

DEPARTMENT OF REHABILITATION SERVICES  
NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Criteria for the Evaluation of Programs of Services in Rehabilitation Facilities

2) Code Citation: 89 Ill. Adm. Code 530

3) Section Numbers: Adopted Action:  
 530.5 new Section  
 530.10 amendment  
 530.20 repeal  
 530.100 repeal  
 530.105 repeal  
 530.110 amendment  
 530.120 amendment  
 530.130 repeal  
 530.140 amendment  
 530.150 repeal  
 530.200 new Section  
 530.230 new Section  
 530.240 new Section  
 530.260 new Section

- 4) Statutory Authority: Section 3 of "AN ACT in relation to rehabilitation of disabled persons" (Ill. Rev. Stat. 1987, ch. 23, par. 3434) and Section 16 of the Illinois Civil Administrative Code (Ill. Rev. Stat. 1987, ch. 127, par. 16)

- 5) Effective Date of Rule(s) (Amendments, Repeal): December 27,

- 6) Does this rulemaking contain an automatic repeal date?  
 Yes ☒ No ☐

- 7) Does this rule (amendment, repeal) contain incorporations by reference? No

- 8) Date Filed in Agency's Principal Office: December 27, 1988

- 9) Notice of Proposal Published in Illinois Register:

February 16, 1988, 12 Ill. Reg. 3565  
 (issue date)

- 10) Has JOAR Issued a Statement of Objections to this (these) rule(s)? No If answer is "yes," please complete the following:

A) Statement of Objection: (issue date) \_\_\_\_\_, Ill. Reg. \_\_\_\_\_

## ILLINOIS REGISTER

DEPARTMENT OF REHABILITATION SERVICES  
NOTICE OF ADOPTED AMENDMENTS

- B) Agency Response: (issue date) \_\_\_\_\_, Ill. Reg. \_\_\_\_\_

- C) Date Agency Response Submitted for Approval to JOAR:

11) Difference(s) between proposal and final version: Pursuant to agreements with the Administrative Code Division and staff of the Joint Committee on Administrative Rules, the following changes have been made:

1. In Section 530.5(b) subsections (A) and (B) were relabeled (1) and (2) respectively.
2. In Section 530.130(b)(2)(A) the name of the Department was changed to the Department of Professional Regulation.
3. To insert "A new rehabilitation facility is one which either has not previously been in existence, or one which has not previously provided services to DORS' clients." in line 4 of Section 530.5(b)(2) after "accreditation."
4. To delete "a maximum of" in line 6 of Section 530.5(b)(2) after "for."
5. To replace "Application" with "Evaluation" in the title of Section 530.10.
6. To initiate a rulemaking by December 21, 1988, to amend rules to include policies concerning grants and purchase of service contracts.
7. To modify Section 530.10(e)(1) to read "Prior to conducting the evaluation, the DORS representative shall explain the on-site evaluation procedure to the facility director as well as program directors in charge of services to be accredited."
8. To replace "other appropriate staff" with "staff designated by the director" in lines 2 and 3 of Section 530.10(f) after "director."
9. To insert "for corrective action based on compliance with this Part" in line 1 of Section 530.10(g) after "recommendations."



## DEPARTMENT OF REHABILITATION SERVICES

## NOTICE OF ADOPTED AMENDMENTS

10. To replace "who upon review and approval of the report" with "The manager reviews the report based upon this Part and" in line 3 of Section 530.10(g) after "Unit."
11. To insert "The DORS Facility Manager will review the stated concerns to determine if the facility was in compliance with this Part based on the additional information and, if necessary, make changes in the report." in line 14 of Section 530.10(h) after "review."
12. To replace "the duration of two years" with "two years if compliance with the standards of Subpart B are met" in line 2 of Section 530.10(i)(1).
13. To relabel Section 530.10(i)(2) as Section 530.10(i)(3) and to relabel Section 530.10(i)(3) as Section 530.10(i)(2).
14. To insert "When DORS determines that a service is not in place (e.g., the facility does not have a work adjustment plan) or when a plan of corrective action cannot be mutually agreed upon, DORS will not approve the program." in line 2 of the previously existing Section 530.10(i)(2) after facility.
15. To delete "appropriate" in line 4 of the previously existing Section 530.10(i)(3) after "and."
16. To insert "DORS requires good management practice, which is determined based on the factors set forth in subsections (b) and (c):" in line 4 of Section 530.110(a) after "statute."
17. To replace "must be" with "is" in line 1 of Section 530.110(b)(1) after "body," to replace "should be" with "are" in line 4 of Section 530.110(b)(1) after "responsibilities," to replace "should be" with "is" in line 1 of Section 530.110(b)(2) after "body," to replace "should employ" with "employs" in line 1 of Section 530.110(b)(3) after "body," to replace "should meet" with "meets" in line 3 of Section 530.110(b)(4) after "facility," to replace "should have" with "has" in line 2 of Section 530.110(b)(5) after "body," to replace "should review" with "reviews" in line 6 of Section 530.110(b)(6) after "body," to replace "should be" with "is" in line 8 of Section 530.110(b)(6) after

## DEPARTMENT OF REHABILITATION SERVICES

## NOTICE OF ADOPTED AMENDMENTS

- "coverage," to replace "should include" with "includes" in line 5 of Section 530.110(c)(1) after "report," to replace "should be" with "are" in line 2 of Section 530.110(c)(2) after "staff," to replace "should be" with "are" in line 3 of Section 530.110(c)(2) after "policies," to replace "should be" with "are" in line 1 of Section 530.110(c)(3) after "facility," to replace "should be" with "is" in line 1 of Section 530.110(c)(4) after "budget," to replace "should be" with "are" in line 1 of Section 530.110(c)(5) after "reports," to replace "should be" with "is" in line 2 of Section 530.110(c)(6) before "designated," to replace "should employ" with "employs" in line 1 of Section 530.110(c)(7) after "facility," to replace "should have" with "has" in line 1 of Section 530.110(c)(8) after "facility," to replace "should be" with "are" in line 1 of Section 530.110(b)(1)(A) after "referrals," to replace "should be" with "are" in line 3 of Section 530.130(b)(1)(D) before "Written," to replace "should receive" with "receives" in line 2 of Section 530.130(b)(1)(G) before "to delete," to replace "should be" with "is" in line 3 of Section 530.130(b)(4) after "Plan," to replace "should include" with "includes" in lines 4 and 5 of Section 530.130(b)(4)(C) after "plan," to delete "should" in line 2 of Section 530.130(b)(5)(1) after "program," to replace "should be" with "is" in line 4 of Section 530.130(b)(5)(J)(1) after "client," to replace "should be" with "is" in line 8 of Section 530.130(b)(5)(J)(ii) after "invoice," to replace "should receive" with "receives" in lines 2 and 3 of Section 530.130(b)(5)(J)(iii) after "client," to replace "should be" with "is" in line 7 of Section 530.130(b)(5)(J)(iii) after "client," and to replace "should be" with "is" in line 2 of Section 530.140(a)(1) after "environment."
18. To insert "the mission of the organization," in line 2 of Section 530.110(b)(1) after "establishing."
19. To insert "to fulfill the mission" in line 4 of Section 530.110(b)(1) after "support."
20. To delete "for the purpose of providing leadership and direction for the effective operation of the facility" in lines 4-6 of Section 530.110(b)(4) after "quarterly."

## DEPARTMENT OF REHABILITATION SERVICES

## NOTICE OF ADOPTED AMENDMENTS

21. To insert a new Section 530.110(b)(5), which will state "The governing body shall approve the annual budget, and review and approve income and expense reports at least quarterly, and to relabel the subsequent subsections accordingly."
22. To delete "reasonable" in line 2 of the previously existing Section 530.110(b)(6) after "ensure."
23. To modify the heading of Section 530.110(c) to read "Administration."
24. To modify the first sentence of Section 530.110(c)(1) to read "An annual written evaluation of the facility's service programs, physical plant, equipment needs, and personnel is completed by the facility staff for the governing body to determine consistency with the facility's mission."
25. To delete "in accordance with generally accepted auditing standards" in lines 2 and 3 of Section 530.110(c)(3) after "annually."
26. To initiate a rulemaking by December 21, 1988, to amend Section 530.110(c)(3) to incorporate the General Accounting Office's "Standards for Audit of Governmental Organizations, Programs, Activities and Functions" in accordance with Section 6.02(b) of the IAPA.
27. To replace "adequate" with "rehabilitation" in line 1 of Section 530.110(c)(6) after "with."
28. To replace "the most effective rehabilitation plan for the client" with "meeting the client's vocational goals" in lines 7 and 8 of Section 530.110(c)(6) after "in."
29. To delete "in a manner consistent with the purpose and objectives of the facility" in lines 3 and 4 of Section 530.110(c)(7) after "served."
30. To replace "these Federal and State laws, regulations, or orders" with "Section 504 of the Rehabilitation Act of 1973" in lines 15 and 16 of Section 530.110(d)(1) after "by."

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31. To replace "properly posted" with "posted in a public place within the facility so that all staff and clients have the opportunity to see it" in line 18 of Section 530.110(d)(1) before "Public."
32. To delete "appropriate" in line 19 of Section 530.110(d)(1) after "include."
33. To insert "(1987, with no later amendments or editions)" in line 3 of Section 530.110(d)(2) after "29 CFR 524."
34. To replace Sections 530.130(a)(1)-(7) with a new Section 530.130(a)(1), which will state "The Department incorporates the definitions of functional vocational assessment, vocational evaluation, on-the-job evaluation, work adjustment training, skill training, placement training, and on-the-job training as found in the Commission on Accreditation of Rehabilitation Facilities' Standards Manual for Organizations Serving People with Disabilities (1988, with no later amendments or editions)," and to relabel the subsequent subsections accordingly.
35. To replace "(i.e., with (e.g., in line 4 of the previously existing Section 530.130(a)(8)(A) after 'benefits' and to delete ", etc.", in lines 4 and 5 of the previously existing Section 530.130(a)(8)(A) after "leave."
36. To delete "if applicable," in line 3 of the previously existing Section 530.130(a)(8)(A) after "and" and in lines 4 and 5 of the previously existing Section 530.130(a)(8)(C) after "and."
37. To insert "if such benefits are offered to other employees" in line 4 of the previously existing Section 530.130(a)(8)(A) after "leave" and in line 5 of the previously existing Section 530.130(a)(8)(C) after "benefits."
38. To delete "traditionally" in line 4 of the previously existing Section 530.130(a)(8)(B) after "not."
39. To insert "(see 89 Ill. Adm. Code 552.110)" in line 7 of the previously existing Section 530.130(a)(8)(B) after "disability."



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40. To insert "as determined by the counselor's professional judgment as evidenced in the IWRP (89 Ill. Adm. Code 572.60)" in line 9 of the previously existing Section 530.130(a)(8)(B) after "services."
41. To insert "An integrated work setting means that there are eight or fewer individuals with disabilities on a community worksite." in line 9 of the previously existing Section 530.130(a)(8)(B) after "work."
42. To delete "approved" in line 2 of the previously existing Section 530.130(a)(8)(C) before "rehabilitation" and to insert ", which has been certified by the" in line 2 of the previously existing Section 530.130(a)(8)(C) before "program."
43. To insert "in accordance with 29 CFR 525.9 (1987, with no later amendments or editions)" in line 2 of the previously existing Section 530.130(a)(8)(C) after "program."
44. To delete Section 530.130(a)(8)(D).
45. To insert "(e.g., displays courteous behavior, no temper tantrums, no crying)" in line 3 of the previously existing Section 530.130(a)(9)(B) after "environment."
46. To insert "as documented in the vocational evaluation" in line 2 of the previously existing Section 530.130(a)(9)(C) after "interests."
47. To delete "acceptable" in line 1 of the previously existing Section 530.130(a)(9)(D) after "possesses" and to replace "satisfactorily" with "to the satisfaction of the employer" in line 2 of the previously existing Section 530.130(a)(9)(D) after "work."
48. To insert "(i.e., consistent in hours)" in line 1 of the previously existing Section 530.130(a)(9)(E) after "regular."
49. To delete "reasonably" in line 1 of the previously existing Section 530.130(a)(9)(E) after "regular."

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50. To insert "(e.g., an individual with asthma would not be expected to work in a plant which has a high level of dust)" in line 2 of the previously existing Section 530.130(a)(9)(F) after "disability."
51. To insert "(e.g., an individual with uncontrolled seizure disorder should not operate heavy equipment)" in line 5 of the previously existing Section 530.130(a)(9)(F) after "others."
52. To insert "to determine if the program can meet the client's needs" in line 4 of Section 530.130(b)(1)(A) after "data."
53. To insert ", which includes the information obtained in accordance with subsection (b)," in line 1 of Section 530.130(b)(1)(B) after "record."
54. To replace "referred to" with "receiving services from" in line 2 of Section 530.130(b)(1)(B) after "client."
55. To insert "designated by the facility" in line 4 of Section 530.130(b)(1)(B) after "personnel."
56. To replace "appropriate follow-up" with "notification of service availability" in line 5 of Section 530.130(b)(1)(D) before "these."
57. To modify the last sentence of Section 530.130(b)(1)(D) to read "This notification is documented in each referral file."
58. To replace "client's rights, and other information of value and interest to the client" with "and client's rights" in lines 5 and 6 of Section 530.130(b)(1)(G) after "expected."
59. To insert "in accordance with the Psychologist Registration Act (Ill. Rev. Stat. 1987, ch. 111, pars. 5301 et seq.)" in line 4 of Section 530.130(b)(2)(A) after "Regulation."
60. To delete Sections 530.130(b)(2)(B) and (C) and to insert a new Section 530.130(b)(2)(B), which will state that "Facilities must obtain a work sample in accordance with the Commission on Accreditation of Rehabilitation Facilities' Standards Manual for Organizations Serving People with Disabilities (1988, with no later amendments or editions)."



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61. To insert "rehabilitation" in line 1 of Section 530.130(b)(3)(A) after "with" and to replace "skills" with "experience" in line 1 of Section 530.130(b)(3)(A) after "and/or."
62. To replace "client participation must occur and be documented" with "the client must attend the staffing" in lines 4 and 5 of Section 530.130(b)(3)(D) after "instances."
63. To insert "(e.g., hospitalization)" in line 7 of Section 530.130(b)(3)(D) after "state."
64. To modify Section 530.130(b)(3)(E) to read: "A written evaluation report shall be provided and interpreted to the client."
65. To replace "adequate" with "rehabilitation" in line 1 of Section 530.130(b)(4)(A) after "with."
66. To modify Section 530.130(b)(4)(D) to read "The facility must have vocational assessment information available which indicates that the client has interest in the job area, motivation and aptitudes for the job prior to placement in the program."
67. To delete "adequate" in line 2 of Section 530.130(b)(5)(B) before "employment."
68. To replace "if deemed necessary" with "When problems related to the job occur" in line 3 of Section 530.130(b)(5)(B) before "Follow-up" and to insert "(e.g., job coach, additional training, transportation assistance)" in line 4 of Section 530.130(b)(5)(B) after "programming."
69. To replace "adequate" with "rehabilitation" in line 1 of Section 530.130(b)(5)(C) after "with."
70. To insert "based on the client's changing needs" in line 4 of Section 530.130(b)(5)(E) after "plan."
71. To replace "other appropriate individuals and agencies" with "the DORS counselor and others as authorized by the client" in lines 2 and 3 of Section 530.130(b)(5)(G) after "and."

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72. To insert "The commentary would include the employer, contact person, types of jobs, necessary skills for the job and job opening" in line 4 of Section 530.130(b)(5)(H) after "disabilities."
73. To delete "if indicated," in line 3 of Section 530.130(b)(5)(J)(i) after "placement" and to insert "when facility staff determines that community placement may be a feasible goal (e.g., improvement in behavior, increase in productivity)" in line 7 of Section 530.130(b)(5)(J)(i) after "placement."
74. To insert "within the facility" in line 5 of Section 530.130(b)(5)(J)(iii) after "employees."
75. To insert "in accordance with subsection (a)" in line 3 of Section 530.140(a)(2) after "program."
76. To delete "suitable" in line 1 of Section 530.140(b)(1) after "area."
77. To insert "(e.g., Red Cross, local hospital)" in line 3 of Section 530.140(b)(2) after "Resuscitation."
78. To delete "maximum" in line 2 of Section 530.140(b)(3) after "provide."
79. To insert "(e.g., fire, tornado, flood)" in line 4 of Section 530.140(b)(3) after "emergencies."
80. To insert "When a facility refers a client to DORS for services," in line 1 of Section 530.200(a) before "DORS" and to insert "When DORS refers a client to a facility for services," in line 1 of Section 530.200(b) before "the."
81. To insert "of receipt of the referral" in line 2 of Sections 530.200(a) and (b) after "days."
82. To replace "of DORS sponsorship and projected date of sponsorship" with "and projected date, of DORS funding of services for the client" in lines 6 and 7 of Section 530.200(a) after "possibility."
83. To insert "that the facility possesses. Pertinent information includes information about the disability, vocational and social history, educational background, and medical and psychological information." in line 5 of Section 530.200(b) after "program."

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84. To replace "specified in the contract" with " , for which the facility has been approved by DORS." in lines 1 and 2 of Section 530.230(a) after "services."
85. To initiate a rulemaking by December 21, 1988 to amend its rules to include the policies contained in its contract.
86. To insert "The successful placement report provides information about DORS clients who have been placed, the type of job, wages, and hours." in line 3 of Section 530.230(b) before "This".
87. To replace "should be" with "is" in line 1 of Section 530.240(a) after "plan."
88. To insert "in accordance with 89 Ill. Adm. Code 572" in line 2 of Section 530.240(a) after "facility."
89. To replace "(Section 530.130(a))" "(see Section 530.130(a) for definitions of the various programs)" in line 4 of Section 530.240(a) after "programs."
90. To replace "should" with "will" in line 9 of Section 530.240(a) before "be."
91. To insert "(e.g., transportation, medical services, equipment and clothing)" in line 8 of Section 530.240(a) after "services."
92. To replace "as planned" with "at the completion of the evaluation" in line 1 of Section 530.240(b) after "held."
93. To replace "significant data" with "information" in line 3 of Section 530.240(b) after "provide."
94. To replace "five" with "ten" in line 6 of Section 530.240(b) after "within" and to insert "of the staffing" in line 6 of Section 530.240(b) after "days."
95. To replace "should" with "will" in line 6 of Section 530.240(b) after "summary."
96. To insert "The Facility Evaluation Report must include background information (e.g., disability, family, education, financial, interpersonal-personal observations (e.g., peer relations, acceptance of authority, grooming, personal habits, work tolerance), vocational appraisal (e.g., intelligence, aptitudes, skills, interests), recommended goals (e.g., personal, vocational, short-term, long-term), and recommended program(s) and services (e.g., counseling, training, medical, educational)" in line 3 of Section 530.240(c) after "format."
97. To insert "The Training Progress Reports must include vocational performance and interpersonal-personal observations." in line 6 of Section 530.240(c) before "A."
98. To replace "or similar format" with "or a format containing the same information" in line 3 of Section 530.240(c) after "(IL 488-0362)." and in line 6 of Section 530.240(c) after "(IL 488-0361)."
99. To insert "Placement reports provide information on where the individual is placed, the hours worked per week, the wages, if there is a need for ongoing support, if there is a need for further services, current adjustment to job, and employer's input on job performance." in line 8 of Section 530.240(c) after "employment."
100. To delete "immediately" in line 1 of Section 530.240(d) after "will" and to insert "prior to lay-offs" in line 2 of Section 530.240(d) after "Specialist."
101. To delete "but not be limited to the following" in lines 2 and 3 of Section 530.260 after "include."
102. To replace "and" with "and/or" in line 3 of Section 530.260(a) after "vouchers" and to delete "where required" in line 4 of Section 530.260(a) after "sheets."
103. To insert "in accordance with 89 Ill. Adm. Code 520" in line 3 of Section 530.260(c) after "DORS."
104. To initiate a rulemaking by December 21, 1988 to amend Section 530.110(c)(3) to state that the facility must comply with the appropriate OMB circulars and to modify Section 530.260(d) to read "Records and documentation of expenditures using DORS funding."

105. To replace "530110(d)(2)" with "530.110(d)(2)" in line 4 of the previously existing Section 530.130(a)(9)(E) after "Section."
106. To make other technical changes as requested.

- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR?  
Yes
- 13) Will this rule replace an Emergency Rule(s) currently in effect? No
- 14) Are there any amendments pending on this Part: No

Section Numbers Proposed Action Illinois Register Citation

15) Summary and Purpose of Rule(s): These sections are being adopted to: 1) provide rehabilitation facilities which wish to contract with the Department with the choice of being accredited by nationally recognized accrediting organizations or meeting the Department's standards as set forth in this Part; 2) revise the Department's standards by eliminating "levels" of criteria previously applied, updating standards where appropriate, and reorganizing these rules to clarify the methodology used in applying these standards; and 3) incorporate conditions applicable through the use of the Department's contracts with rehabilitation facilities.

16) Information and answers to questions regarding this adopted Rule shall be directed to:

Ms. Leigh Reed  
Regulation Procedures Unit  
Department of Rehabilitation Services  
P.O. Box 19429  
Springfield, Illinois 62794-9429  
Telephone number: (217) 785-3896  
T.D.D.: (217) 782-5734

The full text of Adopted Rule(s) begins on the next page:

TITLE 89: SOCIAL SERVICES  
CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES  
SUBCHAPTER a: GENERAL PROGRAM PROVISIONS

PART 530  
CRITERIA FOR THE EVALUATION OF PROGRAMS OF  
SERVICES IN REHABILITATION FACILITIES

SUBPART A: INTRODUCTION

Section  
530.5  
530.10  
530.20

Applicable Standards  
Application Evaluation Procedure  
Recommended Procedures in Preparation For And During The  
On-Site Visit (Repealed)

SUBPART B: PROGRAMS STANDARDS OF SERVICES OFFERED AND  
TO BE EVALUATED

Section  
530.100  
530.105  
530.110  
530.120  
530.130  
530.140  
530.150

Available Programs of Service (Repealed)  
Instructions for Completing the Criteria (Repealed)  
Organization & Administration  
Personnel (Repealed)  
Services  
Safety  
Other (Repealed)

SUBPART C: CONTRACTS WITH REHABILITATION FACILITIES

Section  
530.200  
530.210  
530.220  
530.230  
530.240  
530.250

Disposition of Referrals  
Program Outcomes  
Rehabilitation Facility Contract Requirements  
Statistical and Fiscal Standards and Procedures

AUTHORITY: Implementing Section 3 of "AN ACT in relation to rehabilitation of disabled persons" (Ill. Rev. Stat. 1987 ch. 23, par. 3434) and authorized by Section 16 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1987, ch. 127, par. 16).

SOURCE: Adopted at 2 Ill. Reg. 52, P. 481, effective December 29, 1978; codified at 7 Ill. Reg. 3200; amended at 13 Ill. Reg. 141, effective 12/22/88.



## SUSPART A: INTRODUCTION

Section 530.5 Applicable Standards

- a) All facilities having annual service contracts/agreements with the Illinois Department of Rehabilitation Services (DORS) shall be accredited by the Commission on Accreditation of Rehabilitation Facilities (CARF) or the National Accreditation Council (NAC), or have met the DORS evaluation criteria set forth in 89 Ill. Adm. Code 530: Subpart B.

- b) DORS shall only apply its evaluation criteria to rehabilitation facilities which:

- 1) receive less than \$20,000 annually from DORS for fees paid for evaluation and training provided DORS clients, or
- 2) are new rehabilitation facilities whose services are deemed necessary by DORS staff, based upon client need, and who have not yet received NAC or CARF accreditation. A new rehabilitation facility is one which either has not previously been in existence, or one which has not previously provided services to DORS clients. New rehabilitation facilities receiving \$20,000 or more annually from DORS will only be accredited by DORS for three years, after which time they must be accredited by CARF or NAC.

- c) Rehabilitation facilities shall apply for accreditation through the accrediting body's established procedures.

- 1) Application to CARF should be made to:

Commission on Accreditation of Rehabilitation Facilities  
2500 North Pantano Road  
Tucson, Arizona 85715

- 2) Application to NAC should be made to:

National Accreditation Council  
79 Madison Avenue  
New York, New York 10016

- 3) Application to DORS should be made to:

Illinois Department of Rehabilitation Services  
Manager, Rehabilitation Facilities Unit  
P.O. Box 19429  
Springfield, Illinois 62794-9429

(Source: Added at 13 Ill. Reg. 141, effective 12/27/88.)

Section 530.10 Application Evaluation Procedure

The following represents a revised approach to the application of the State of Illinois, Rehabilitation Facilities Standards documents, "The Criteria for the Evaluation of Programs of Services in Rehabilitation Facilities."

- a) All Level 1, 2, and 3, vocationally oriented rehabilitation facilities (sheltered workshops), will be evaluated by representatives of the Illinois Department of Rehabilitation Services (IDORS), during the first quarter of the calendar year. Facilities classified as Provisional Level will be evaluated upon expiration of the Provisional period, or as deemed necessary by IDORS.

- a) At the request of rehabilitation facilities described in Section 530.5(b) (sheltered workshops facilities) will be evaluated by representatives of DORS. The facility must have been in operation for a period of one year prior to requesting the evaluation.

- b) The selection of the IDORS representatives will shall be the responsibility of the Statewide Chief of Facilities Research, DORS Manager, Workshops and Rehabilitation Facilities Unit.

- c) The IDORS Regional Facility Specialist Coordinator will shall ensure that the facilities in his/her region requesting evaluations receive copies of the Standards contained in 89 Ill. Adm. Code 530, Subpart B documents in advance of the scheduled evaluation dates. Efforts will be made to ensure that facilities have the documents approximately 30 days in advance.)

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- d) The individual representative assigned to conduct the evaluation will shall contact the facility director(s) to arrange for a time and date convenient for all concerned. The This individual representative will shall confirm the day date by letter, and will ensure that the appropriate IDORS Regional Rehabilitation Program Officer and/or, his/her designee are invited to attend. At the time, the individual confirms the date, by letter, he/she will also request that the facility director submit a brief description of the facility's program of service prior to the scheduled evaluation date.
- e) The selected evaluator representative will shall be responsible for applying the standards set forth in Parts I, II, III, IV and V Subpart B of the Standards document this Part to the facility.
- 1) Prior to conducting the evaluation, the DORS representative shall explain the on-site evaluation procedure to the facility director as well as program directors in charge of services to be accredited.
- 2) During the evaluation process, the DORS representative shall review the case records, facility documents, and interview staff to insure that standards are being followed.
- f) The results of the evaluation will be reported to the appropriate Regional Facility Coordinator. The Regional Facility Coordinator will, upon receipt of the report, schedule meetings with the facility director in the region to review the report. This review will give the facility director and the Regional Facility Coordinator an opportunity for additional input, prior to any final determinations.
- g) The DORS representative conducting the survey shall hold an interview with the facility director, staff designated by the director and invited guests. The purpose of the interview shall be to summarize the strengths and weaknesses observed during the evaluation.
- h) The Regional Facility Coordinator will then schedule a meeting with the Regional Rehabilitation Program Officer, appropriate IDORS Counselors, and the Statewide

Chief of Facilities - Resource. The evaluation reports will be reviewed at the meeting and decisions made regarding classification and/or fee changes.

g) The results of the evaluation, with recommendations for corrective action based on compliance with this Part, shall be sent to the Manager, Rehabilitation Facilities Unit. The manager reviews the report based upon this Part and within 30 calendar days of evaluation, notifies the facility director and/or the governing body in writing, of the results of the evaluation.

h) The facility director will then be notified as soon as possible of the results of the evaluation. The facility director and/or governing board has the right and, indeed, the privilege to appeal question the results of the evaluation report. Concerns shall be directed to the Statewide Chief of Facilities - Resource, DORS Manager, Rehabilitation Facilities Unit within 30 calendar days following receipt of the evaluation results. The letter of concern should identify specific areas in which the facility director does not concur with the evaluation results, i.e., classification level, fee schedule and any noted deficiencies. Information supplied by the facility director's position should also be included for DORS review. The DORS Facility Manager will review the concerns to determine if the facility was in compliance with this Part based on the additional information and, if necessary, make changes in the report.

## f) Fee Schedule

- 1) Adjustments in fee schedules (increase-decrease) will be effective on July 1 or the closest working day of the appropriate fiscal year. (Exception: Facilities being reclassified from Provisional, or as deemed necessary by IDORS.)
- 2) The current fee schedule, by classification, is as follows:
- | Provisional | \$30-00 per client, per week |
|-------------|------------------------------|
| Level 1     | \$35-50 " " " "              |
| Level 2     | \$45-60 " " " "              |
| Level 3     | \$55-70 " " " "              |
| Level 4     | \$65+ (No Upper Limit)       |



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1) DORS shall notify the facility of the decision:

- 1) to approve the services offered by the facility for two years if compliance with the standards of Subpart B are met,
- 2) to grant provisional status to the rehabilitation facility for a one-year period. Provisional status is granted as a temporary approval, contingent upon adherence and action pertinent to recommendations made as the result of the evaluation, or
- 3) to not approve the services offered by the facility. When DORS determines that a service is not in place (e.g., the facility does not have a work adjustment plan) or when a plan of corrective action cannot be mutually agreed upon, DORS will not approve the program.

(Source: Amended at 13 Ill. Reg. 141, effective 12/27/83)

## Section 530.20

Recommended Procedures In Preparation For And During The On-Site Visit (Repealed)

a) The facility director should:

- 1) Make every effort to ensure that all appropriate staff will be available during the evaluation,
- 2) Make arrangements for a conference/meeting room that will be suitable,
- 3) Invite a member of the Governing Body, preferably the President, to be present during the evaluation,
- 4) Invite other State Agency representatives, as deemed appropriate, to be in attendance during the evaluation. With the understanding they act as observers, only,
- 5) Ensure that a sufficient number of individual client records by available for review on the date of survey. The application of the Standards document necessitates that a minimum number of client records, either IDORS or non-IDORS sponsored, be available for review by the surveyor. Selected records should be from clients who have received services from the facility during the past calendar year.

It is recommended the facility director be responsible for obtaining any necessary releases of information from clients and/or guardian not sponsored by IDORS to ensure that, at a minimum, twelve client records are available for review.

b) The Evaluator (IDORS representative) should:

- 1) Take a tour of the facility, prior to beginning the evaluation,
- 2) Have a meeting with all the appropriate staff of the facility, to explain the on-site evaluation procedure in detail,
- 3) Notify the facility director and/or appropriate staff of any deficiencies that might be found during the evaluation,
- 4) At the completion of the evaluation, review with the director and/or appropriate staff, the complete on-site evaluation. The evaluator should point out the strong points of the program and review again any deficiencies that may have been found. The Evaluator should not discuss classifications or fee changes.

(Source: Repealed at 13 Ill. Reg. 141, effective 12/27/83)

## SUBPART B: PROGRAMS STANDARDS OF SERVICES OFFERED AND TO BE EVALUATED

## Section 530.100 Available Programs of Service (Repealed)

Evaluator should first ask the facility director and should keep this information in mind when completing the Standards document making certain all programs are covered.

Do you	Now in Program	Not Staff Assigned to Each Program
1. Evaluation Program?	_____	_____
2. Work Adjustment Program?	_____	_____



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3*	Placement Program?	
4*	Regular Work Program?	
5*		
6*		
7*		
8*		
9*		
10*		

(Source: Repealed at 13 Ill. Reg. 141 effective 1/1/77/88)

### Section 530.105 Instructions for Completing the Criteria (Repealed)

#### a) The Criteria are organized into the following sections:

- 1) Organization & Administration
- 2) Personnel
- 3) Services
- 4) Safety
- 5) Other

b) In using the Criterion the Evaluator should start with the Provisional Level and proceed through all the levels in that section. A circle should be made around the number preceding any criterion which is not met by the facility being evaluated. In a few instances, items that are circled will be offset by other action of the facility. These items should be fully explained under "Remarks" at the end of the section.

c) Each item which is not self-explanatory will have instructions at the end in parentheses. These instructions indicate which materials should be checked to verify compliance, or noncompliance.

d) After the Criteria have been applied to a facility, the Evaluator should review the results as reflected in the completed document. The Evaluator will place a

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tentative classification on the front of the document. Final assignment of classification and fees will be made jointly by the Regional Rehabilitation Program Officer, Regional Facility Coordinator, appropriate IDOBS Counselor, and the Statewide Chief of Facilities Resources.

(Source: Repealed at 13 Ill. Reg. 141 effective 1/1/77/88)

### Section 530.110 Organization & Administration

#### a) Corporate Status-Provisions

The facility is must be a legally constituted, nonprofit, corporate entity or is an entity operated by a State or political subdivision of a State under the appropriate Federal, State or local statute. (Ask to see Articles of Incorporation and/or Annual Report made to the Secretary of State.) DORS requires good management practice, which is determined based on the factors set forth in subsections (b) and (c).

#### b) Governing or Advisory Body

##### 1) Provisional

A) The governing body is responsible for establishing policies, providing building and equipment and developing necessary financial support. (This should be stated in the Constitution and Bylaws as a responsibility of the governing body.)

B) The governing body, or its executive committee and staff of their choice including, at a minimum, the director of the rehabilitation facility, meet at least quarterly. (Review Minutes of last three meetings, check dates.)

If the rehabilitation facility is part of an "umbrella type" agency, there is evidence that the individual responsible for the operation of the rehabilitation facility (i.e., Workshop Director, Program Director) meets with the governing body, or its executive committee at least quarterly.

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- 2) The governing body has an administrator on a full-time basis and delegates to the individual authority and responsibility for the management of the Agency in accordance with established policies (Ask to see, where writing, the governing body, delegated authority for operation of the facility to the administrator which outlines the duties.)
- 3) The financial operations of the facility are audited annually. (Ask to see last audit. Check date to be certain it was completed within the last 12 months.)
- 4) Level 1
- A) The annual evaluation of the facility's rehabilitation program, physical plant and equipment needs and personnel is completed, in writing, by staff for the governing body. (The evaluation report should include at a minimum the strengths and/or weaknesses of the above, and a recommended plan for improvement. There is evidence that the report has been submitted to the governing body, or its executive committee, and that action, if needed, has been taken.)
- B) The administrator prepares an annual budget and presents to the governing body for approval. (Review present budget and the minutes where it is shown that the governing body approved the budget.)
- C) Income and expense reports are submitted to the governing body at least quarterly. (Review last report.)
- 3) Level 2
- A) The membership of the governing body is broadly representative of the community. Suggested representation could include Public Members, Mediator, Public Relations Officer, Educator, Labor, Accounting, Business, as related to the specific community.)
- B) There is a long range plan (3-5 years) assessing the needs in programs of service, staff, and physical plant. It should be a comprehensive study and report, not cursory reflections. There should be a committee within the Board of Directors, charged with this responsibility. There is association with community planning bodies, where they exist.)
- C) The administrator and governing body have developed, in written form, an in-service training program for staff. (Review facility's written plan and policy for scheduled in-service training. This should include, but not necessarily be limited to, academic training, professional meetings, seminars and in-house, in-service training. The governing body should be prepared at least three months in advance.)
- 1) The governing body is responsible for establishing the mission of the organization, policies, buildings and equipment, and necessary financial support to fulfill the mission. These responsibilities are stated in the constitution or bylaws.
- 2) The membership of the governing body is broadly representative of the community. Suggested representation would include business, education, accounting, and consumer.
- 3) The governing body employs a full-time Director and delegates to that person the authority and responsibility for the management of the facility in accordance with established policies.
- 4) The governing body or its executive committee, and staff of its choice including, at a minimum, the Director of the rehabilitation facility meets at least quarterly.
- 5) The governing body shall approve the annual budget, and review and approve income and expense reports at least quarterly.



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- 6) As part of the constitution or bylaws, the governing body has a policy guarding against possible conflict of interest between its members and the operation of the rehabilitation facility.
- 7) The facility must have insurance to protect assets and to ensure compensation for staff, disabled individuals, volunteers, and the public, in the event such compensation would be required for occurrences for which the facility is liable. The governing body reviews the insurance profile annually, and the extent and type of coverage is determined after consultation with professional insurance persons. Evidence of this review must be documented in the minutes of the governing body meetings.

## c) Administration

- 1) An annual written evaluation of the facility's service programs, physical plant, equipment, needs and personnel is completed by the facility staff and the governing body to determine consistency with the facility's mission. The evaluation report includes the strengths and weaknesses of each program and a recommended plan for improvement with time frames identified. There must be evidence that the report has been submitted to the governing body, or its executive committee, and that needed action has been taken.
- 2) Policies and programs for in-service training for staff are available in written form. These policies are reviewed and approved by the governing body.
- 3) The financial operations of the facility are audited annually by an independent certified public accountant.
- 4) An annual budget is prepared by the Executive Director and presented to the governing body for approval.
- 5) Income and expense reports are submitted to the governing body at least quarterly.

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- 6) An employee, with rehabilitation training and/or experience, is designated to coordinate rehabilitation services. The individual shall be responsible for ensuring that the persons programs coordinate the activities which will result in meeting the client's vocational goals.
- 7) The facility employs personnel in such numbers and of such type as to meet the needs of individuals served.
- 8) The facility has in place, as a means of public information, a pamphlet or other written materials which contains the following:

- A) a description of services and programs offered;
- B) identification of client population served;
- C) a description of admission procedures;
- D) a statement of client rights, and
- E) a statement of its nondiscrimination policy.

## de) Federal and State Regulations-Previsional

- f) The facility complies with the Rehabilitation Act of 1973 (42 U.S.C. 20000 et seq.) and all other appropriate laws, rules and regulations dealing with Civil Rights. (Written notice of compliance with the Act is properly posted. Review public informational material to see if it includes appropriate statements of compliance with the Act.)
- 2) All individuals in evaluation, training and Regular Work program are paid wages commensurate with their ability and in accordance with the Department of Labor regulations. (Review how piece rates and/or time rates are determined. Review production records of individuals to determine if they are adequate. Review appropriate certifications from the U.S. Department of Labor and the Illinois Department of Labor.)



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Affirmative Action Plan-Provisional

- 1) Legal basis - Rehabilitation Act of 1973 (29 U.S.C. 701 et seq.) as amended by the Rehabilitation Act Amendments of 1974 (P.L. 93-516) Sections 7 (e) and 10(f)(6);+
- 2) The facility has an Affirmative Action Plan designed to employ and/or advance in employment qualified handicapped individuals. (Review the plan; evidence of board approval of the Plan; )
- 3) Class assigned Organization & Administration;
- 4) Remarks & Recommendations of the Evaluators;

1) The facility must comply with Title VI of the Civil Rights Act of 1964 (42 U.S.C. 2000d), the Constitution of the United States, Section 504 of the Rehabilitation Act of 1973 (29 U.S.C. 794), the Illinois Constitution of the State of Illinois, the Illinois Human Rights Act (Ill. Rev. Stat. 1987, ch. 68 par. 101 et seq.), and Federal laws, regulations or orders, State or Federal, which prohibit discrimination on the grounds of race, sex, color, religion, national origin, ancestry, marital status, unfavorable discharge from the military, the inability to speak or comprehend the English language, and any physical or mental handicap. The facility shall engage in an Affirmative Action Program as required by Section 504 of the Rehabilitation Act of 1973. Notice of compliance with these Acts must be posted in a public place within the facility so that all staff and clients have the opportunity to see it. Public information material must also include statements of compliance with these Acts.

2) The facility must comply with both Federal and State Departments of Labor Rules and Regulations (29 CFR 524 (1987), with no later amendments or editions) and 56 Ill. Adm. Code 200.500 respectively, governing wage requirements and be able to produce evidence of meeting such requirements.

3) The facility must comply with the Workers' Compensation Act (Ill. Rev. Stat. 1987, ch. 48, pars. 138.1 et seq.).

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Rehabilitation Program Staff

- 1) Personnel (Repealed)
- 2) Rehabilitation Program Staff
- 3) Provisional
- 4) An employee of the facility has the designated responsibility of coordinating services. This individual has the responsibility to ensure the individual responsible for evaluation, work adjustment training and placement coordinate activities that will result in the most effective rehabilitation plan for the client. (Who, what other responsibility does the individual have; if any, ask to see job description.)

Name of individual

A) An employee of the facility has the designated responsibility of supervising the Evaluation Program. (Who, what other responsibilities does the individual have; if any, ask to see job description and background information of the individual.)

Name of individual

6) Vocational counseling is provided by a designated employee(s) of the rehabilitation staff. (There must be evidence that counseling is provided, planned or as needed. To ensure counselor/client confidentiality, dates and brief summation of the counseling sessions will be accepted.)

Name of individual

D) An employee of the facility has the designated responsibility of supervising the Work Adjustment Training Program. No less than one-fourth of the individual's time is spent carrying out this responsibility. (Who, what other responsibilities does the individual have; if any, ask to see job description and background information of the individual.)

Name of individual

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- E) An employee of the facility is responsible for and has sufficient time for trainee's placement. No less than one-fourth (1/4) of the individual's time is spent carrying out this responsibility. (What other responsibility does the individual have, if any, ask to see job description and background information of the individual?)

## Name of individual

## 2) Level 2

- A) The facility has, on an employee, a full-time vocational evaluator with an undergraduate degree in a related field and one (1) year's experience.

## Name of individual

- B) The supervisor of the Work Adjustment Training Program spends at least half of the work week carrying out this responsibility.

## Name of individual

## 3) Level 3

- A) The facility has available at least on a part-time basis two of the following personnel to assist in the rehabilitation program(s): Clerk (extent of part-time availability, such as 1/2, 1/3 day per week, or "as needed.")

- i) Psychologist

## Name of individual

- ii) Social Worker

## Name of individual

- iii) Teacher -

Registered as a teacher with the Illinois Office of Education

## Name of individual

- iv) Community Living Specialist

## Name of individual

- v) Speech Therapist

## Name of individual

- vi) Other

## Name of individual

- B) The facility has as an employee a full-time vocational evaluator with applicable training. (Review to see if the evaluator has an applicable Master's Degree or undergraduate degree in a related field, with three (3) years of experience in evaluation/rehabilitation.)

## Name of individual

- C) There is a full-time supervisor of the Work Adjustment Training Program.

## Name of individual

- D) The facility has as an employee on at least a half-time basis, a designated placement person with a Bachelor's Degree or other equivalent combinations of experience and/or training. (What type of degree? What kind of experience and/or training?)

## Name of individual

## 4) Level 4

- A) Where applicable, a contract procurement person is utilized by the facility on a part-time basis.

## Name of individual

- B) The facility has, on a full-time basis, a job placement specialist with a Bachelor's Degree or other equivalent combinations of experience



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and/or training. (Review placement specialist's qualifications.)

\_\_\_\_\_  
Name of individual

b) Class assigned Personnel \_\_\_\_\_

c) Remarks & Recommendations of the Evaluator \_\_\_\_\_

(Source: Repealed at 13 Ill. Reg. 141  
effective 12/27/88)

## Section 530.130 Services

a) Intake & Admissions - Provisional

1) A confidential case record is maintained for all individual referred to the facility.

2) There are written procedures for admission which include, at a minimum, the admission's exterior (the procedures should be in the policy and procedures manual.)

3) All referrals are screened by personal interview and review of recent medical examination and/or other pertinent information. (Pertinent information would include, when applicable, psychological testing and social history. Review the case record to determine if required examinations have been completed and the results of the personal interview are in the file.)

4) There is a written procedure for entrance of the individual into the facility. The rehabilitation staff is familiar with the procedure. (Review written procedures.)

5) As part of entrance procedure the individual receives a "manual" which provides information on services, staff, working conditions, standards of behavior expected of the individual and other information of value and interest to the individual, including a Grievance procedure. (Review facility's manual for this information.)

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b) Evaluation - Provisional

1) The objectives of evaluation are in writing. (Review written material to determine if facility has clearly stated in writing what its evaluation objectives are.)

2) The evaluation procedure is identifiable from other aspects of the Program. (Procedure should be in writing, identifying the site of evaluation, staff responsibilities, and activities to be used in the evaluation procedure.)

3) Direct supervision is provided to evaluatee in the designated evaluation area at a ratio of (1) evaluator for a maximum of (8) evaluatee. Any combination of situational assessment and formal evaluation will not exceed a ratio of (1-12). (Any exceptions to the above must be approved, in writing, by the Regional Facility Coordinator.)

4) A formal staffing is held at least once every three weeks with results entered into evaluatee's file. IDORS counselors and other appropriate people are invited. (Review evaluatee's file for staffing results.)

5) During the evaluation, or at its completion, a staffing session is held and a determination made as to the best plan for the evaluatee's future. Results of this staffing are entered into evaluatee's file on form VR-11b. 238 recommendation for best plan, and evidence that the IDORS counselor has been invited to attend the staffing.)

6) The results of the staffings are the VR-11b. 238 report are discussed with the evaluator. (There must be a narrative summary included in the staffing report and the VR-11b. 238 report, indicating that the reports have been discussed with the evaluator. The narrative would include -- at minimum, the date of the discussion, the reaction of the evaluatee to the reports and evidence of participation by the evaluatee in the decision making process.)

7) Prior to entering the Work Adjustment Training phase, the results and recommendations of the evaluation are discussed with the staff involved in



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the Work Adjustment Training process. (Ask for evidence that this takes place, over a listing of individuals in attendance during the staffings.)

## e) Work Adjustment Training (WAT)

## 1) Provisional

A) The objectives of work adjustment training are in writing. (Review written purpose and objectives to see if they are clearly identified.)

B) The work adjustment procedure is identifiable from other aspects of the program. (Procedure should be in writing, identifying sites of work adjustment training, staff responsibilities, methods used, setting and equipment.)

C) The work available and the facility's program activities are designed to meet vocational goals and trainee needs. (The facility's program activities over a listing of daily living, Recreation, Socialization must be in writing, identifying the relationship to vocational goals and trainee needs.)

D) Based on the recommendations from evaluation and the services available in the facility, an individual written work adjustment plan is developed and followed.

E) Monthly staffings are held in which the trainee's progress and the Rehabilitation plan is reviewed and the plan modified as needed. (There is evidence in the file of the staffing results and that these results are discussed with the trainee. There must be a narrative that the report has been discussed with the trainee. The narrative would include, at a minimum, the date of the discussion and the reaction of the trainee to the report.)

F) A decision staffing is held on each trainee at least every 12 weeks (usually by the 11th week), and the results entered into the trainee's permanent record on form

VR-11b-238a. (Review trainee's file to see if the VR-11b-238a is entered at least every 12 weeks and ensure that the staffing has been discussed with the trainee and the trainee has taken part in the decision making process. There must be a narrative summary included in the staffing report indicating that the report has been discussed with the trainee. The narrative would include, at a minimum, the date of the discussion and the reaction of the trainee to the report. (This staffing may replace the monthly staffing for this month.)

G) Direct supervision is provided to the trainee in the designated work adjustment training area at a ratio not to exceed 1 to 15. (Any exception to the above must be approved in writing by the Regional Facilities Coordinator.)

H) Counseling is available at the average ratio of counselor for each of fewer, trainees in training. (There must be evidence that counseling is provided, planned or as needed. To ensure counselor/client confidentiality, date and brief summation of the counseling session will be accepted.)

## 2) Level 2

The facility has, as part of work adjustment training, a program which is provided to the trainee to prepare the individual for placement and the demands of employment. (Review Job Seeking Skills, and Job Readiness Training. The program is in writing, identifying program objectives and procedures.)

## d) Placement Follow-Up

## 1) Provisional

A) Existing community services such as the Vocational Rehabilitation Agency, Public employment agencies, organized labor, training resources, industrial and business resources are utilized in the placement of the trainee. (Review, with the responsible employee, how the facility uses community resources.)

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placement, look for some tangible evidence that one or more of the above resources are utilized.)

B) There is evidence that the individual responsible for placement has attended appropriate trainings and is knowledgeable of the individual trainee's readiness for employment.

C) Community placement and follow-up data is entered into trainee's permanent file. These files are maintained under the title of "Community Placement." (Review Placement files.)

D) Regular Work Program placement and follow-up data is entered into the trainee's permanent file. These files are maintained under the title "Regular Work Program Placement." (Review Placement files.)

E) A yearly summary report of trainee's placements is made available to the governing yearly report.)

F) Fringe benefits are provided to individuals in the "Regular Work Program" (i.e., one week paid vacation per year, paid holidays, as recognized by the facility's personnel policy, and paid personal and/or sick days. There is evidence that the fringe benefit program is approved by the governing body, the program is in writing and assurance that the program is provided to the individuals in the Regular Work Program.)

## 2) Level 2

A) The facility has a program of follow-up on each trainee placed. The follow-up is not less than once during the first 10 days, and once in the next 90 days. The follow-up interview(s) results are placed in trainee's permanent case file. (Review trainee's file for this information.)

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B) Data gathered in follow-up are used in evaluating and improving facility program. (Ask to see report and evidence that the report has been reviewed and action has been taken by the rehabilitation staff.)

## 3) Level 3

The facility has a program of follow-up on each trainee placed. The follow-up is not less than once during the first 10 days, once in the next 90 days, and at least once between the 6th and 12th month after placement. (Review trainee's file for this information.)

## e) Class assigned Services.

## f) Remarks &amp; Recommendations of the Evaluator.

## a) Program Definitions

1) DORS incorporates the definitions of functional vocational assessment, vocational evaluation, on-the-job evaluation, work adjustment training, skill training, placement training, and on-the-job training as found in the Commission on Accreditation of Rehabilitation Facilities Standards Manual for Organizations Serving People with Disabilities (1988, with no later amendments or editions).

28) "Suitable employment" is defined within this Part as meaning:

A) competitive employment - employment in the community which provides the client at least a minimum wage reimbursement and fringe benefits (e.g., vacation, sick leave) if such benefits are offered to other employees;

B) supported employment - competitive work in an integrated work setting for a client with a severe handicap(s) for whom competitive employment has not occurred or for a client for whom competitive employment has been interrupted or intermittent as a result of a severe disability (see 89 Ill. Adm. Code 552.110), and who, because of his or her



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handicap, needs ongoing support services as determined by the counselor's professional judgment as evidenced in the IWRP (89 Ill. Adm. Code 572.60) to perform such work. An integrated work setting means that there are eight or fewer individuals with disabilities on a community worksite;

C) sheltered employment - employment in a rehabilitation facility work program, which has been certified by the U.S. Department of Labor pursuant to 29 CFR 525 (1987), with no later amendments or editions) that provides the client with wages commensurate with his or her productivity in accordance with 29 CFR 525.9 (1987, with no later amendments or editions) and fringe benefits if such benefits are offered to other employees

39) Competitive, supported, and sheltered employment must last for a minimum period of 60 calendar days and meet the following criteria:

- A) the client and employer are each satisfied;
- B) the client is maintaining adequate interpersonal relationships and acceptable behavior in the job environment (e.g., displays courteous behavior, no temper tantrums, no crying);
- C) the occupation is consistent with the client's capacities, abilities, and interests as documented in the vocational evaluation;
- D) the client possesses skills to perform or continue the work to the satisfaction of the employer;
- E) the employment is regular (i.e., consistent in hours), permanent, and the client receives a wage commensurate with that paid others for similar work in accordance with Section 530.110 (d)(2) of this Part; and
- F) the employment and working conditions will not aggravate the client's disability (e.g., an individual with asthma would not be expected

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to work in a plant which has a high level of dust) and the client's disability in the job situation will not jeopardize the health or safety of him/herself or others (e.g., an individual with uncontrolled seizure disorder should not operate heavy equipment).

Program Standards

1) Intake and Admissions

A) All referrals are screened by personal interviews and reviews of recent medical examinations, psychological testing, and personal data to determine if the program can meet the client's needs.

B) A confidential case record, which includes the information obtained in accordance with subsection (b), must be maintained by the facility for each client receiving services from the facility, and be available only to authorized personnel designated by the facility.

C) Referred individuals not accepted for programming shall be informed in writing of the reason(s) for non-acceptance and, if possible, referred to other appropriate resources in the community.

D) When programs have reached full capacity and waiting lists for admission exist, there are written procedures for the administration of the waiting lists and notification of service availability. This notification is documented in each referral file.

E) There must be written entrance criteria for each program offered by the facility.

F) There must be a written procedure for entrance of the client into the facility.

G) As part of the entrance procedure, the client receives a "Manual" which provides information on safety, services, salaries, fringe benefits, working conditions, standards of behavior expected, and client's rights.



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2) Functional Vocational Assessment

- A) Programs which include psychological testing shall be under the supervision of a psychologist registered with the Illinois Department of Professional Regulation in accordance with the Psychologist Registration Act (Ill. Rev. Stat. 1987, ch. 111, pars. 5301 et seq.).
- B) Facilities must obtain a work sample in accordance with the Commission on Accreditation of Rehabilitation Facilities Standards Manual for Organizations Serving People with Disabilities (1988, with no later amendments or editions).

3) Evaluation

- A) An employee, with rehabilitation training and/or experience in evaluation techniques, must have the responsibility for managing the Evaluation Program.
- B) Written evaluation procedures shall identify objectives, evaluation sites, staff responsibility, and activities to be used in the evaluation procedure.
- C) Based on referral information, a written evaluation plan shall be developed for each client prior to admission. Each individual plan shall include:
- i) goals and objectives of the client's evaluation, and
  - ii) time frames for achievement of goals and objectives.
- D) An evaluation staffing shall be held at the completion of the program. Facility and DOPS staff pertinent to addressing evaluatee needs must be in attendance. In all instances, the client must attend the staffing unless inappropriate due to client's physical and/or mental state (e.g., hospitalization). Results of the staff meeting will be documented and become a part of the client's case record.

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- E) A written evaluation report shall be provided and interpreted to the client.

4) Training

- A) An employee(s) with rehabilitation training and/or experience must have the designated responsibility for managing the training program.
- B) Written training procedures and/or curricula include identification of training objectives, program length, training sites, staff responsibilities, and a general overview of the methods, equipment, and materials to be utilized.
- C) Based upon previous diagnostic findings and available data, an individualized written training plan is developed prior to the client's entering training. The plan includes:
- i) the condition(s) that exist which interfere with the client's vocational objectives;
  - ii) the overall anticipated outcome of the applied program;
  - iii) intermediate objectives to be reached in order to achieve the anticipated outcome;
  - iv) time frames associated with each planned intermediate objective and the overall outcome; and
  - v) identifiable indicators which will measure the success of the plan.
- D) The facility must have vocational assessment information available which indicates that the client has interest in the job area, motivation and attitudes for the job prior to placement in the program.

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E) The facility shall have available work and activities programs necessary to meet the needs identified in the Individualized Written Training Plan.

F) The facility must have a written plan to meet the client's vocational training needs when work is not available.

G) Training staffings are to be held at least every eight weeks for review of the client's plan and intermediate objectives. Facility staff pertinent to addressing the client's needs must be in attendance.

5) Placement and Follow-Up

A) Placement services must be provided in accordance with the individual client's employment goals. Placement service should be provided to those clients in all work-oriented programs.

B) Follow-up services shall be provided to ensure employment adjustment and retention. When problems related to the job occur, follow-up service will include additional programming (e.g., job coach, additional training, transportation assistance).

C) An employee with rehabilitation training and/or experience shall have the responsibility of coordinating the placement program.

D) An Individualized Written Placement Plan shall be developed to establish the activities needed for a client to reach employment goals.

E) Placement staffings shall be held on a planned schedule to review the placement/follow-up activities for each client and the need to modify the follow-up plan based on the client's changing needs.

F) A written follow-up plan shall be developed on each client placed, establishing services

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needed to maintain employment and responsibilities of individuals involved in the plan.

G) Written summaries of placement staffings shall be provided to the client, the BOSS counselor and others as authorized by the client.

H) The placement specialist shall develop and maintain a written commentary on employer contacts to identify employment opportunities for persons with disabilities. The commentary would include the employer, contact person, types of jobs, necessary skills for the job and job openings.

I) Clients employed in the facility's work program receive an employee's manual providing information on safety, services, salaries, fringe benefits, working conditions, standards of behavior expected, and appeal rights.

J) Minimum program standards for employment are:

i) at least semiannually, the facility staff must assess each client's potential for community job placement. The client is referred for other services, e.g., vocational evaluation, work adjustment, skill training, programs in industry, and job placement when facility staff determines that community placement may be a feasible goal (e.g., improvement in behavior, increase in productivity).

ii) there is no charge to the client for the "privilege" of employment per se. There may be, however, appropriate charges for optional and rehabilitation services. However, no charge shall be imposed without advance notice to and approval of the client. An itemized invoice is submitted to the client served, the legal guardian, or a third-party sponsor; and

iii) within one year of entry into employment in the Work Program, each client receives benefits commensurate with those provided



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other comparably classified non-disabled employees within the facility. In the event no comparable classification exists, the client is provided annually, a minimum of five days paid vacation, five days paid sick leave, and five holidays with pay.

reference made on each accident, reports analysed periodically?)

7) The facility safety officer carries out, at least annually, a survey of the facility from the standpoint of safety and reports results of the survey, with recommendations, to the administrator. (Review survey, recommendations and evidence that recommendations have been acted upon.)

8) The facility has a written evacuation plan and conduct evacuation drills at least once every (12) weeks. (Review plan staff responsibility are in writing - evacuation routes are clearly marked check records to see when evacuation drills were held. Programs of facility's floor plans with identifying evacuation routes, exits and fire extinguishers are posted in every area occupied by individuals.)

9) The facility has evidence of satisfactory inspection by local or state fire control agency in the preceding twelve months. (Review evidence - determine if all buildings have been inspected.)

10) The governing body and/or director immediate action to correct any deficiencies found on inspection. (Look for evidence of indicated deficiencies, evidence that the governing body was aware of them and evidence that they ordered corrections to be made.)

11) All fire extinguishers should be strategically placed, accessible and clearly marked.

1) The physical plant of the facility and its environment is arranged and maintained to assure compliance with the Illinois Accessibility Code (71 Ill. Adm. Code 400).

2) The facility Director shall designate a staff member who will be responsible for developing and maintaining a safety program in accordance with subsection (a).

3) An executive safety committee shall be appointed with clearly-defined responsibilities for the safety programs of the facility, including:

(Source: Amended at 13 Ill. Reg. 141, effective 12/27/88)

## Section 530.140 Safety

## a) Physical Plant - Provisional

1) The physical plant of the facility and its environment is arranged and maintained in such condition as to provide accessibility, and to assure maximum safety for all individuals served. (Compare file of disabilities served to accessibility and safety features of facility.)

2) The facility has a staff member responsible for safety and safety programs. (What is this responsibility in writing?)

3) The safety officer has appointed a safety committee that meets periodically to discuss safety programs and operational procedures.

4) The safety officer and the safety committee are acquainted with the Occupational Safety and Health Standards and are making every effort to be in compliance. (Federal Register, Volume 36, Number 105, BTR, Saturday, May 29, 1971, Part II, Department of Labor, Occupational Safety and Health Administration, Washington, D.C.)

5) The facility safety officer has established a program of "Accident Prevention" for both client and staff. (Determine if the program provides training to staff and clients in principles of accident prevention; provides for safety education through visual aids; and establishes safety rules for the facility.)

6) The facility safety officer has established an "Accident Recording System" (review form(s) used in reporting accidents, recommendations to prevent



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A) meeting at least quarterly to review the facility's safety program and complete a written evaluation of the effectiveness of the program.

B) developing a written emergency plan detailing staff action and responsibilities, including provision for fire evacuation, power failure, and natural disasters.

C) establishing a program of accident prevention, and

D) establishing a system of accident reporting which shall also include a review of the incident reports made and recommendations for corrective action.

4) The facility staff shall conduct test drills of the emergency plan at least once each six weeks, with written results of the test drills being forwarded to the Director of the facility.

5) The facility shall have evidence of a satisfactory inspection by local State fire control agencies at least once each 12 months, or sooner if required by State or local standards.

6) The facility shall utilize, at least once every two years, competent safety specialists (e.g., a licensed or registered safety engineer, a representative of a state agency providing Occupational Safety and Health Administration type inspections on a consultative basis, a safety insurer or representative of the facility's insurer) to complete safety surveys of all facility locations, programs, and equipment.

## b) Emergency Treatment

1) The facility shall provide an area for temporary isolation and care of clients who become ill while at the facility.

2) The facility shall have a person(s) trained to render first aid, including Cardiopulmonary Resuscitation (e.g., Red Cross, local hospital).

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3) The facility shall have a written operational procedure designed to provide protection to all individuals in the facility in the event of catastrophic emergencies (e.g., fire, tornado, Flood).

e) Class assigned Safety.

d) Remarks & Recommendations of the Evaluator.

(Source: Amended at 13 Ill. Reg. 141, effective 12/27/88.)

Section 530.150 Other (Repealed)

a) Public Education - Level 1

1) The facility has an ongoing program to locate individuals who can benefit from rehabilitation services. (Ask for details of these activities and evidence that they take place.)

2) The facility has established effective communication with other community resources in order to provide services needed by the individual including psychological, medical and social services. (Ask for details examples and some evidence.)

3) The facility has a brochure for release to the general public that describes the Admissions criteria, services offered and whom to contact. (The brochure should include a reference to compliance with the Civil Rights Act of 1964.)

b) Insurance - Provisional

1) The facility complies with applicable State laws and regulations relating to work accidents and occupational disease. (Review Worker's Compensation Insurance documents.)

1) Provisional

A) The facility obtains from the client, parent or guardian appropriate permission to refer individuals for medical care in case of an accident or an emergency. Form should include the name and the phone number of the

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B) individual's doctor. (Check several files to determine if necessary form(s) have been obtained.)

B) A first aid kit shall be maintained in a designated place. (Ask to see the kit(s) and determine if the number and size of kit(s) is (are) adequate for facility surveyed.)

## 2) Level 1

A) The facility will provide an area suitable for temporary isolation and care of individuals who become ill while at the facility. (Ask to see isolation area. Is it sufficiently separated, comfortable and equipped, e.g., stretcher, wheelchair?)

B) The facility has a person trained to render first aid. (Ask who this person is, what his first aid training has been and to see current certificate of training, if available.)

C) The facility has in writing, an operational procedure designed to provide maximum protection to all individuals in the facility in the event of catastrophic emergencies, (bomb threat, flash floods, tornadoes, civil disturbances, etc.). The procedure is well known to all staff members.

D) The facility has established an operational procedure designed to provide expedient, efficient and safe conduct for individuals in need of emergency treatment. (There should be evidence that the facility has made contact with the local hospital emergency department, local ambulance service, police and/or fire rescue squad. Phone numbers should be posted at strategic points.)

e) Class assigned Other.

d) Remarks & Recommendations of the Evaluator.

(Source: Repealed at 13 Ill. Reg. 141, effective 12/27/88.)

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## SUBPART C: CONTRACTS WITH REHABILITATION FACILITIES

## Section 530.200 Disposition of Referrals

a) When a facility refers a client to DORS for services, DORS shall notify the facility, in writing, of the disposition of the referral within 30 calendar days of receipt of the referral. This notification shall include the name of the counselor, the client's current status with DORS and/or any pertinent information regarding the client, including the possibility and projected date, of DORS funding of services for the client.

b) When DORS refers a client to a facility for services, the facility shall notify DORS, in writing, of the disposition of the referral within 30 calendar days of receipt of the referral. This notification shall include the expected date of admission and/or any other pertinent information regarding the client's entry into the program that the facility possesses. Pertinent information includes information about the disability, vocational and social history, educational background and medical and psychological information.

c) Once a client is accepted for services and is involved in programming, both parties agree to notify one another of the termination of client services and/or sponsorship of services within five working days of the actual termination.

(Source: Added at 13 Ill. Reg. 141, effective 12/27/88.)

## Section 530.230 Program Outcomes

a) The facility shall agree to provide services, for which the facility has been approved by DORS, upon referral, by DORS, of a client to the facility.

b) Program outcomes shall be reported and monitored quarterly, on the DORS "Successful Placement Report," IL 488-1680. The successful placement report provides information about DORS clients who have been placed, the type of job, wages, and hours. This report shall be initiated by the facility and submitted to the Facility Specialist or the DORS Contact Person who shall see that the outcomes are verified by the appropriate DORS staff. The completed report shall be returned to the Facility.



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Specialist for distribution to the facility and appropriate DORS staff.

(Source: Added at 13 Ill. Reg. 141, effective 12/27/88.)

Section 530.240 Rehabilitation Facility Contract Requirements

For those clients being provided with Rehabilitation Facility services through a contract with DORS, the following requirements must be met:

- a) An individual written program plan is prepared by the facility in accordance with 89 Ill. Adm. Code 572 and agreed upon by the client and rehabilitation counselor prior to entry into any of the facility's programs (see Section 530.130(a) for definitions of the various programs) including placement. This plan must be submitted to DORS within five working days after the client enters the program. If the placement plan indicates a vocational objective of sheltered employment, any needed ancillary services (e.g., transportation, medical services, equipment and clothing) will be identified, and an agreement regarding client financial participation must be reached.

- b) Evaluation staffings will be held at the completion of the evaluation. Training and placement staffings will be held at least every eight weeks. The facility will provide information related to the client's planned program progress at the staffing and a written summary of the staffings to DORS within ten working days of the staffing. The summary will include date, attendees, discussions, conclusions, and recommendations. A DORS representative will be present for the staffings.

- c) The facility will submit a final evaluation report upon completion of evaluation. The facility will submit a final evaluation report (IL 488-0362) on a format containing the following information: Facility Evaluation Report must include background information (e.g., disability, family, education, financial, interpersonal, personal observations (e.g., peer relations, work tolerance), authority, grooming, personal habits, work tolerance), vocational appraisal (e.g., intelligence, aptitudes, skills, interests), recommended goals (e.g., personal, vocational, short-term, long-term), and recommended program(s) and services (e.g., counseling, training, medical, educational). Training Progress Reports will

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be submitted at least every eight weeks utilizing the facility training staff's Progress Report (IL 488-0362) of a facility's training progress information. The training progress reports must include vocational performance and interpersonal-personal observations. A final placement report should be completed after the client completes 60 days of satisfactory employment. Placement reports provide information on where the individual is placed, the hours worked per week, the wages, if there is a need for ongoing support, if there is a need for further services, current adjustment to job, and employer's input on job performance. All reports must be submitted within five working days of the end of the reporting period.

- d) The facility will contact the DORS Facilities Specialist prior to lay-offs in any of the components of the Sheltered Work Program.

(Source: Added at 13 Ill. Reg. 141, effective 12/27/88.)

Section 530.260 Statistical and Fiscal Standards and Procedures

The facility shall maintain the necessary records for the purpose of DORS audit which shall include:

- a) Copies of all DORS "Notification of Approval for Facility Services" (IL 488-031), cancellations and billings to include invoice vouchers and/or group billing sheets.
- b) Records of client service hours which are to be kept by time clock, time cards, or time sheets. Time sheet(s) shall be signed by client(s).
- c) Records of payments made to client(s) for lunches, transportation and/or maintenance when authorized by DORS in accordance with 89 Ill. Adm. Code 520. Such records must include signed cash receipts or cancelled checks for such payments.
- d) The facility will maintain effective control over and accountability for cash, real and personal property. Further it shall have a financial and compliance audit performed in accordance with standards prescribed by DORS.

(Source: Added at 13 Ill. Reg. 141, effective 12/27/88.)



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1) Heading of the Part: Pull Tabs and Jar Games Act

2) Cite Citation: 86 Ill. Adm. Code 432

3) Section Numbers:  
 Adopted Action:  
 New Section 432.100  
 New Section 432.110  
 New Section 432.120  
 New Section 432.130  
 New Section 432.140  
 New Section 432.150  
 New Section 432.160  
 New Section 432.170  
 New Section 432.180  
 New Section 432.190  
 New Section 432.200

4) Statutory Authority: Section 5 of the Illinois Pull Tabs and Jar Games Act (Public Act 85-1012, effective July 1, 1966)

5) Effective Date of Rules: January 1, 1989

6) Does this rulemaking contain an automatic repeal date? No

7) Does this rule contain incorporations by reference? No

8) Date filed in Agency's Principal Office: December 21, 1988

9) Notice of Proposal Published in Illinois Register: September 23, 1988, 12 Ill. Reg. 15027

10) Has JCAR issued a Statement of Objections to this rule? No

11) Differences between proposal and final version: The phrase "unless the context clearly requires otherwise" was deleted from Section 432.120(d). The following subsections, specifying the information to be provided on applications for the various licenses, were added: 432.110(b)(7); 432.130(a)(4); and 432.140(a)(4).

12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

13) Will this rule replace an emergency rule currently in effect? No

14) Are there any amendments pending on this Part? No

15) Summary and Purpose of Rule: This Part sets forth the Department's policies with regard to the licensing of pull tab manufacturers, distributors (suppliers), and non-profit organizations (regular

licensees) for the purpose of manufacturing and selling pull tabs in Illinois. This Part also establishes manufacturing standards, limitations on the sale of pull tabs, reporting and record-keeping requirements for licensees, and enforcement standards.

16) Information and questions regarding this adopted rule shall be directed to:

Name: Gary Schechter  
 Address: Illinois Department of Revenue  
 101 West Jefferson  
 Springfield, Illinois 62794  
 Telephone: 217/785-0521

The Full Text of the Adopted Rule Begins on the Next Page:

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TITLE 86: REVENUE  
CHAPTER 1: DEPARTMENT OF REVENUE

## PART 432

## PULL TABS AND JAR GAMES ACT

Section	Definitions
432-110	Regulated Licenses
432-110	Licensed Licenses
432-120	Manufacturer's Licenses
432-130	Supplier's Licenses
432-140	Ineligibility for License
432-150	Restrictions and Limitations on the Sale of Pull Tabs
432-160	Imposition of Tax, Returns
432-170	Records; Audits
432-180	Denial, Suspension, or Revocation of Licenses; Criminal Sanctions
432-190	State - Local Relations
432-200	

**AUTHORITY:** Implementing and authorized by the Illinois Pull Tabs and Jar Games Act (Public Act 85-1012, effective July 1, 1988).

**SOURCE:** Emergency Rules adopted at 12 Ill. Reg. 11297, effective June 30, 1988, for a maximum of 150 days, emergency expired November 27, 1988; adopted at 13 Ill. Reg. 131, effective January 1, 1989.

**NOTE:** Capitalization denotes statutory language.

**Section 432.100 Definitions**

As used in this Part the terms listed below are defined as follows:

**"Act":** The Illinois Pull Tabs and Jar Games Act (Public Act 85-1012, effective July 1, 1988);

**"Deal":** A separate package, series of packages, or card consisting of one game of pull tabs with the same serial number, purchased from a licensed manufacturer or supplier;

**"Department":** The Illinois Department of Revenue;

**"Flare":** The posted display setting forth the rules and prizes of a particular deal of pull tabs;

**"Member":** A person who is eligible to participate in the sale of pull tabs for regular licenses. The term includes members of an auxiliary organization, substantially all of whose members are spouses of members of the regular licensee;

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**"Organization":** A CORPORATION, AGENCY, PARTNERSHIP, ASSOCIATION, FIRM OR OTHER ENTITY CONSISTING OF 2 OR MORE PERSONS JOINED BY A COMMON INTEREST OR PURPOSE (Section 1.1 of the Act);

**"Pull tabs":** Any of several different but closely related types of charitable gaming tickets which may be sold by licensees under the Act. As used in this Part the term includes pull tabs, jar tickets, and tipboards, each of which is separately defined below. Nothing in the Act or this Part applies in any way to pull tabs sold in accordance with the Charitable Games Act (Ill. Rev. Stat. 1987, ch. 120, par. 1121 et seq.) or the rules implementing that Act (86 Ill. Adm. Code 435):

A pull tab, also known as a "break open", is a CARD, THE FACE OF WHICH IS INITIALLY COVERED OR OTHERWISE HIDDEN FROM VIEW IN ORDER TO CONCEAL A NUMBER, SYMBOL OR SET OF SYMBOLS, SOME OF WHICH HAVE BEEN DESIGNATED IN ADVANCE AS PRIZE WINNERS (Section 1.1 of the Act);

A jar ticket is a folded and banded ticket concealing a number, symbol or set of numbers or symbols, some of which have been designated in advance as winners;

A tipboard is a board or placard to which are attached tickets which contain concealed numbers. The winning number is determined by removing a seal on the board.

**"Received by the Department" or similar phrases:** Whenever this Part requires that any writing or payment must be received within a specified number of days or by a specified date, the provisions of Section 1.25 of "AN ACT to revise the law in relation to the construction of the statutes" (Ill. Rev. Stat. 1987, ch. 1, par. 1026) shall apply;

**"Regular licensee":** An organization holding a license authorizing it to sell pull tabs in Illinois to the public.

**Section 432.110 Regular Licensees**

## a)

**Eligibility.** To be eligible for a regular license an organization must have been organized in Illinois. It must have been in existence continuously during the entire five year period preceding application, and during that period must have had a bona fide membership engaged in carrying out its purposes. The organization must have been in existence for at least five years prior to the date of application. The organization must be organized and chartered by a NATIONAL ORGANIZATION WHICH IS ASSOCIATED WITH THE FIVE YEAR REQUIREMENT (Section 2 of the Act) to be "chartered" by a national organization, an Illinois organization must have a document issued

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by the national organization formally authorizing the establishment of the Illinois organization. The organization must operate without profit to its members, and must fall within one of the following categories:

- 1) CHARITABLE ORGANIZATION: AN ORGANIZATION ORGANIZED AND OPERATED TO BENEFIT AN INDEFINITE NUMBER OF THE PUBLIC (Section 1.1 of the Act);
- 2) EDUCATIONAL ORGANIZATION: AN ORGANIZATION ORGANIZED AND OPERATED TO PROVIDE SYSTEMATIC INSTRUCTION IN USEFUL BRANCHES OF LEARNING BY METHODS COMMON TO SCHOOLS AND INSTITUTIONS OF LEARNING WHICH COMPREHENSIVELY COVER THE SCOPE AND INTENSITY WITH THE COURSE OF STUDY PRESENTED IN TAX-SUPPORTED SCHOOLS (Section 1.1 of the Act). Public schools and school districts are not eligible for regular licenses. Organizations affiliated with public schools, such as booster clubs, may be eligible if they fall within any of the other categories listed in this Section;
- 3) RELIGIOUS ORGANIZATION: ANY CHURCH, CONGREGATION, SOCIETY OR ORGANIZATION FOUNDED FOR THE PURPOSE OF RELIGIOUS WORSHIP (Section 1.1 of the Act);
- 4) FRATERNAL ORGANIZATION: AN ORGANIZATION OF PERSONS, INCLUDING BUT NOT LIMITED TO ETHNIC ORGANIZATIONS, HAVING A COMMON INTEREST, ORGANIZED AND OPERATED EXCLUSIVELY TO PROMOTE THE WELFARE OF ITS MEMBERS AND TO BENEFIT THE GENERAL PUBLIC ON A CONTINUING AND CONSISTENT BASIS (Section 1.1 of the Act);
- 5) VETERANS' ORGANIZATION: AN ORGANIZATION COMPRISED OF MEMBERS OF WHICH SUBSTANTIALLY ALL ARE INDIVIDUALS WHO ARE VETERANS OR SPOUSES, WIDOWS, OR WIDOWERS OF VETERANS, THE PRIMARY PURPOSE OF WHICH IS TO PROMOTE THE WELFARE OF ITS MEMBERS AND TO PROVIDE ASSISTANCE TO THE GENERAL PUBLIC IN SUCH A WAY AS TO CONFER A PUBLIC BENEFIT (Section 1.1 of the Act);
- 6) LABOR ORGANIZATION: AN ORGANIZATION COMPOSED OF LABOR UNIONS OR WORKERS ORGANIZED WITHIN THE SCOPE OF THE BENEFIT OF THE CONDITIONS OF THOSE ENGAGED IN SUCH PURSUIT AND THE DEVELOPMENT OF A HIGHER DEGREE OF EFFICIENCY IN THEIR RESPECTIVE OCCUPATIONS (Section 1.1 of the Act);
- 7) YOUTH ATHLETIC ORGANIZATION: AN ORGANIZATION HAVING AS ITS EXCLUSIVE PURPOSE THE PROMOTION AND PROVISION OF ATHLETIC ACTIVITIES FOR YOUTH AGED 18 AND UNDER (Section 1.1 of the Act). Marching bands and drum and bugle corps are considered to promote and provide athletic activities. A youth athletic organization otherwise eligible for a regular license does not

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lose its eligibility because youths served by the organization become nineteen while participating in an athletic activity with a season of definite duration;

- 6) SENIOR CITIZENS ORGANIZATION: AN ORGANIZATION OR ASSOCIATION COMPRISED OF MEMBERS OF WHICH SUBSTANTIALLY ALL ARE INDIVIDUALS WHO ARE 55 YEARS OF AGE OR OLDER, OR WHO ARE NEARING THE AGE OF 55 AND FOR WHOM OPPORTUNITIES FOR EMPLOYMENT AND PARTICIPATION IN COMMUNITY LIFE ARE SEVERELY LIMITED AND WHO ARE MAINTAINING AS A RESULT THEREOF, HAVE DIFFICULTY IN MAINTAINING SELF-SUFFICIENCY AND CONTRIBUTING TO THE LIFE OF THE COMMUNITY. THE PRIMARY PURPOSE OF THE ORGANIZATION MUST BE THE PROMOTION OF THE WELFARE OF ITS MEMBERS (Section 1.1 of the Act; Section 3.05 of the Illinois Act on the Aging, (Ill. Rev. Stat. 1987, ch. 23, par. 6103.05)).
- b) Applications. Application for a regular license must be made on the form prescribed by the Department, and must be accompanied by a license fee of \$500 in the form of a check or money order payable to the Illinois Department of Revenue, and by the following documents and information:
  - 1) Documentary evidence sufficient to show that the organization meets the eligibility requirements of subsection (a) above. Such documentation should include, when applicable, a copy of the organization's bylaws, constitution, charter, minutes of past meetings, promotional materials, and Articles of Incorporation;
  - 2) The names of the members of the organization who will participate in the sale of pull tabs. The presiding officer of the organization must certify that the persons listed are eligible to sell pull tabs, and have been members of the organization for at least 30 days before participating in the organization's sale of pull tabs;
  - 3) A copy of the letter or any other document issued to the organization by the Attorney General showing that the organization complies with the requirements of the regulation of the Department of "AN ACT to regulate the solicitation and collection of funds for charitable purposes, providing for violations thereof, and making an appropriation therefor" (Ill. Rev. Stat. 1987, ch. 23, par. 5101 et seq.);
  - 4) For license renewal applications, a report, on a form provided by the Department, accounting for the disposition of the gross proceeds derived from the sale of pull tabs during the period covered by the report (see Section 432.180);



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- 5) Any other information requested by the Department which is necessary to establish the eligibility of the organization for a regular license.
- 6) If, during a license year, any of the information provided to the Department by the licensee changes, the licensee must notify the Department within 20 days, in writing, of any such changes.
- 7) The application form shall include the following information:
  - A) Name of organization
  - B) Address
  - C) Mailing Address
  - D) Name and address of person responsible for filing tax returns
  - E) Type of organization
  - F) Address(es) of place where pull tabs are to be sold
  - G) Does applicant own or lease premises?
  - H) In what municipality will the applicant be making the most pull tab sales in terms of gross receipts? If you are outside any municipality, in what county?
  - I) Tax registration or license number (if registered with the Illinois Department of Revenue under any Illinois tax act)
  - J) Number of members in good standing
  - K) How long has organization had a bona-fide membership engaged in carrying out its objects?
  - L) Place and date of incorporation of organization
  - M) If not a corporation, state how and when organized
  - N) Estimated amount of pull tabs and jar games tax per calendar quarter
  - O) Are you registered with the Attorney General's Office pursuant to the Illinois Solicitation Act?
  - P) For president of organization: name, address, home and

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- business phone numbers, social security number, date of birth and race
- Q) For secretary of organization: name, address, home and business phone numbers, social security number, date of birth and race
- R) For person in charge of and primarily responsible for selling of the pull tabs: name, address, home and business phone numbers, social security number, date of birth and race
- S) Are criteria for membership in the organization included with the application?
- T) Is documentary evidence verifying the claimed status of the applicant as a bona-fide non-profit religious, charitable, labor, fraternal, educational, veteran's, youth athletic, or senior citizen's organization included with the application?
- U) Is the documentary evidence verifying that the location(s) where you will be selling pull tabs is owned or occupied by your organization and used for your general activities or is the location where you conduct bingo included with the application?
- V) Is a description of the activities and programs which qualify for support from pull tabs proceeds included with the application?
- W) Is a list of your organization's members who will be selling pull tabs included with the application?
- X) Is a completed Form PT-12, Expenditures of Funds Earned Through Pull Tabs and Jar Games, for the past license year included with the application?
- Y) Signatures of officers and person primarily responsible for the sale of the pull tabs
- c) Licenses. Within 30 days after the receipt of a completed application the Department will approve or deny the application. If the Department determines that an organization meets all of the eligibility requirements of this Section, and is not ineligible for any of the reasons stated in Section 432.150, the Department will issue a regular license to the organization. A regular license authorizes the licensee to sell pull tabs only at the locations

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stated on the license. Such locations must be owned or occupied by the regular licensee and used by its members for general activities, or must be used by the regular licensee for conducting bingo (see Section 432.160(b)).

- 1) No organization may begin to sell pull tabs without having a valid license in its possession.
- 2) Regular licenses expire at midnight on the June 30 following the date the license is issued. The Department cannot prorate the \$500 license fee when a license is issued for less than a full year.
- 3) It is the Department's policy to mail a renewal application to each regular licensee at least 30 days prior to the expiration of the license. However, failure to receive a renewal application does not excuse an organization of its obligation to submit a renewal application prior to the expiration of its current license. If the Department receives a renewal application not more than seven days after the expiration of a license, the organization may continue to sell pull tabs until the Department takes action on the renewal application. If the Department receives a renewal application more than seven days after the expiration of a license, the organization must immediately discontinue the sale of pull tabs until it receives a renewed license from the Department.

- d) Special permits. Once during each license year a regular licensee may obtain a special permit to sell pull tabs at a different, additional, location for a period of up to ten consecutive days. To apply for a special permit a regular licensee must submit a written request to the Illinois Department of Revenue, Bingo and Charitable Games Unit, P.O. Box 19019, Springfield, Illinois 62794-9019. The request must be received at least fourteen days before the first day of the scheduled pull tab event, and must include a statement of the specific dates and exact location for which the permit is requested, the name and address of the person or organization which owns or controls the site at which pull tabs will be sold.

## Section 432.120 Limited Licenses

- a) Eligibility. Any organization which would be eligible for a regular license but which does not hold one is eligible for a special permit to sell pull tabs. A special permit issued pursuant to this Section shall be known as a "limited license", solely for the purpose of differentiating these special permits from special permits issued pursuant to Section 432.110(d).
- b) Applications. Application for a limited license must be made on the

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form prescribed by the Department, and must be accompanied by a license fee of \$50 in the form of a check or money order payable to the Illinois Department of Revenue. Applications must be accompanied by the same documents and information which are required to accompany applications for regular licenses (see Section 432.110(b)).

- c) Licenses. Within 30 days after the receipt of a completed application the Department will approve or deny the application. If the Department determines that an organization meets all of the eligibility requirements of this Section, and is not ineligible for any of the reasons stated in Section 432.150, the Department will issue a limited license to the organization.
  - 1) A limited license authorizes the licensee to sell pull tabs for a specified period of up to ten consecutive days at a single location. Only one limited license may be issued to any organization during each one-year period from July 1 to June 30.
  - 2) If the Department receives a completed application less than 30 days before the first date on which the applicant wants to sell pull tabs, the Department will make every reasonable effort to act on the application prior to that date. However, no organization may begin to sell pull tabs without having a valid limited license in its possession.
- d) All provisions of this part governing the sale of pull tabs by regular licensees also apply to limited licensees.

## Section 432.130 Manufacturer's Licenses

- a) Applications. Application for a manufacturer's license must be made on the form prescribed by the Department, and must be accompanied by a license fee of \$5,000 in the form of a check or money order payable to the Illinois Department of Revenue, and by the following documents and information:
  - 1) If the applicant is a corporation, a copy of the applicant's Articles of Incorporation and bylaws;
  - 2) Any other information requested by the Department which is necessary to establish the applicant's eligibility for a manufacturer's license.
  - 3) If, during a license year, any of the information provided to the Department by the licensee changes or becomes inaccurate, the licensee must notify the Department within 20 days, in writing, of any changes.

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4) The application form shall include the following information:

- A) Name of business
- B) Place of business
- C) Mailing address
- D) Registration number (if registered under Retailer's Occupation Tax Act)
- E) Ownership (specify individual, partnership, corporation, or other)
- F) Date established
- G) If foreign corporation, date qualified to do business in Illinois
- H) If doing business under an assumed name, enter county and number of your Assumed Name Certificate
- I) For each officer and director, enter name, title, address, social security number, date of birth, and race. (If partnership enter name and address of all partners)
- J) Has any person not in the application herein, or if corporate applicant, any person not an officer, director or stockholder of such a corporation any interest, financial, proprietary, or other, direct or indirect, in the business to be licensed, or has made any loan to the applicant, for said business? (If so, set forth the names and addresses of such persons, the nature of the interest and the date acquired)
- K) Has the applicant or any officer, director, partner, or employee of the applicant been convicted of a felony within the last 10 years, or convicted of a violation of Article 28 (gambling) of the Criminal Code of 1961?
- L) Has the applicant of (if a partnership) any partner or (if a corporation) any of the officers, directors, or stockholders, or any employee thereof ever been a professional gambler?
- M) Has the applicant or any officer, director, partner, or employee of the applicant ever had a pull tab, bingo, or charitable games license revoked by the Department?

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- N) Name and phone number of the person responsible for furnishing records and information about company
- O) Signature of applicant, president and secretary
- b) Licenses. If, after receipt of a completed application the Department determines that the applicant is not ineligible for a license for any of the reasons stated in Section 432.150, the Department will issue a manufacturer's license. The license authorizes the manufacturer to produce pull tabs for sale to suppliers licensed under the Act (see Section 432.140). No other sales of pull tabs for delivery within Illinois, or to persons or organizations located in Illinois, are authorized.
- 1) Manufacturer's licenses are issued for a period of one year from the date of issue. If a manufacturer submits a license renewal application which the Department receives not more than 7 days after the expiration of the manufacturer's license, the manufacturer may continue to operate under its expired license until the Department approves or denies the renewal application. It is the Department's policy to send a renewal application to each manufacturer at least six weeks prior to the expiration of its license. However, failure to receive a renewal application does not relieve a manufacturer of its obligation to either renew its license in a timely manner, or to discontinue the sale of pull tabs if a timely application is not filed.
- 2) Manufacturer's licenses are requested to notify the Department immediately, in writing, whenever the licensee has knowledge of the sale of pull tabs in Illinois, or for delivery to persons or organizations who are located in Illinois, by unlicensed manufacturers or suppliers, or the sale of pull tabs in Illinois to the public by unlicensed organizations. The notification should be addressed to the Illinois Department of Revenue, Bingo and Charitable Games Unit, P.O. Box 19019, Springfield, Illinois 62794-5019. The Department will keep the source of any such notification strictly confidential.
- c) Pull tab production standards. Having considered the minimum quality production standards for pull tabs adopted by the National Association of Gambling Regulatory Associations and the National Association of Fundraising Micket Manufacturers, the following production standards are hereby adopted for all pull tabs sold to regular and limited licensees:
  - 1) Opacity. Concealed numbers or symbols must not be able to be viewed or winning numbers or symbols determined from the outside of the pull tab using a high intensity lamp of 500 watts or less. Protection shall be provided by using opaque



paper stock or by use of an aluminum foil laminate;

- 2) Randomization. The deal must be assembled so that no placement of winners or losers exists that allows the possibility of prize manipulation; i.e. prior knowledge of which pull tabs are winning tickets;
- 3) Information printed on pull tabs. Every pull tab shall have printed on it at least the following information: The manufacturer's name, the serial number assigned by the manufacturer and the supplier's name, both of which must be printed on the face (game information side) of break open tickets and must appear in plain view to the casual observer; and the number of winners, respective winning numbers or symbols, selling price of each ticket, and prize amounts (this information may be printed on a flange rather than on the pull tab). A supplier's name may be reasonably abbreviated, but initials alone are not sufficient unless they constitute the supplier's full name. A person or organization holding both a manufacturer's license and a supplier's license must include the supplier's license number on pull tabs which it manufactures and sells to regular licensees;
- 4) Specific requirements for break opens. In addition to the requirements of subsection (c)(3) above, the following information must be printed on each gaming ticket which falls into the category of break open: The name of the game, the manufacturer's form number, the selling price (not to exceed one dollar), and the prize amount (not to exceed \$250). In addition, the BACK SIDE OF A BREAK OPEN TICKET SHALL CONTAIN A SERIES OF PERFORATED TABS MARKED "OPEN HERE" (Section 5 of the Act);
- 5) Game construction. The pull tabs shall be designed, constructed, glued, and assembled in such a manner as to prevent the determination of a winning ticket without removing the tabs or otherwise uncovering the symbols or numbers as indicated on each ticket. Each deal must bear the same serial number of at least five digits. A manufacturer may not use one serial number in a deal. A manufacturer may not use one deal's serial number on a second deal with the same form number unless at least three years have elapsed between the manufacture of the first and second deals. The break opens, numbers or symbols must be fully visible in the window, and shall be covered so that no part of a symbol or number remains covered when the tab is removed;
- 6) Cutting variations. It must not be possible to isolate winning or potential winning tickets from variations in size or the

appearance of a cut edge of the pull tabs comprising a particular game;

- 7) Color or printing variations. It must not be possible to detect or pick out winning pull tabs from losing pull tabs through variations in printing graphics or colors, especially those involving different printing plates;
- 8) Winner protection. A unique symbol or printed security device, such as a specific number keyed to particular winners, or the name of the symbol or some of the symbol colors changed for a winner, or other similar protection shall be placed in the winning windows of prize winners. This does not apply to numeral games;
- 9) Packaging. Each deal's package shall be sealed by the manufacturer with a seal including a warning that the deal may have been tampered with if the package was received by the purchaser with the seal broken. A deal's serial number shall be clearly placed on the outside of the deal's package, or be able to be viewed from the outside of the package. No deal shall contain more than 4,000 tickets.
- d) Records. Every manufacturer shall maintain a record, by serial and form number, of the disposition of every deal of pull tabs it produces. When provided by the Department with the serial and form number of a deal it has produced, a licensed manufacturer must be able to inform the Department of the name and address of the person or organization that received the deal. Manufacturers shall retain the record for each deal for a period of three years from the date the deal left the manufacturer's possession.

#### Section 432.140 Supplier's Licenses

- a) Applications. Application for a supplier's license must be made on the form prescribed by the Department, and must be accompanied by a license fee of \$5,000 in the form of a check or money order payable to the Illinois Department of Revenue, and by the following documents and information:
  - 1) If the applicant is a corporation, a copy of the applicant's Articles of Incorporation and bylaws;
  - 2) Any other information requested by the Department which is necessary to establish the applicant's eligibility for a supplier's license;
  - 3) If, during a license year, any of the information provided to the Department changes or becomes inaccurate, the licensee must

## DEPARTMENT OF REVENUE

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notify the Department within 20 days, in writing, of any changes.

- 4) The application form shall include information identical to that listed in Section 432.130(a)(4).

b) Licenses. If, after receipt of a completed application, the Department determines that the applicant is not ineligible for a license for any of the reasons stated in Section 432.150, the Department will issue a supplier's license. The license authorizes the supplier to sell pull tabs to organizations holding a valid regular or limited license. No other sale of pull tabs in Illinois, or for delivery to persons or organizations located in Illinois, is authorized. Pull tabs sold to regular or limited licensees must have been purchased by the supplier from a licensed manufacturer, and must in all respects comply with the manufacturing standards set forth in Section 432.130.

- 1) Supplier's licenses are issued for a period of one year from date of issue. If a supplier submits a license renewal application, which the Department receives not more than 7 days after the expiration of the supplier's license, the supplier may continue to operate under its expired license until the Department approves or denies the renewal application. It is the Department's policy to send a renewal application to each supplier at least six weeks prior to the expiration of its license. However, failure to receive a renewal application does not relieve a supplier of its obligation to either renew its license in a timely manner, or to discontinue the sale of pull tabs to regular and limited licensees if a timely application is not filed.

- 2) Supplier's licensees are requested to notify the Department immediately, in writing, whenever the licensee has knowledge of the sale of pull tabs in Illinois, or for delivery to persons or organizations located in Illinois, by unlicensed manufacturers or suppliers, or the sale of pull tabs in Illinois to the public by unlicensed organizations. The notification should be addressed to the Illinois Department of Revenue, Bingo and Charitable Games Unit, P.O. Box 19019, Springfield, Illinois 62794-9019. The Department will keep the source of any such notification strictly confidential.

- c) Records and reports.

- 1) For each sale of pull tabs authorized by its license the supplier shall give to the regular or limited licensee a receipt. The receipt must include the following information: Names and license numbers of the supplier (seller) and the

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regular or limited licensee (purchaser); the name of the manufacturer; the serial number and ideal gross receipts for each deal; and the date of the sale.

- 2) Within 30 days after the end of every calendar quarter, each supplier shall file with the Department a report, which shall consist of a copy of each receipt issued pursuant to subsection (c)(1) above, accompanied by a certification that no other sales, authorized or unauthorized, were made during the quarter covered by the report. Suppliers shall maintain all books and records pertaining to the sale of pull tabs for a period of 3 years.

- d) Any advertising or promotional material or announcements mailed, broadcast, or otherwise distributed and transmitted to any organization in Illinois shall include the supplier's name and license number.

### Section 432.150 Ineligibility for License

- a) THE FOLLOWING ARE INELIGIBLE FOR ANY LICENSE UNDER THE ACT:

- 1) ANY PERSON WHO HAS BEEN CONVICTED OF A FELONY WITHIN 10 YEARS OF THE DATE OF THE APPLICATION;
- 2) ANY PERSON WHO HAS BEEN CONVICTED OF A VIOLATION OF ARTICLE 28 (GAMBLING) OF THE CRIMINAL CODE OF 1961 (Ill. Rev. Stat. 1987, ch. 38, par. 28-1 et seq.);
- 3) ANY PERSON WHO HAS HAD A PULL TAB, BINGO, OR CHARITABLE GAMES LICENSE REVOKED BY THE DEPARTMENT;
- 4) ANY PERSON WHO IS OR HAS BEEN A PROFESSIONAL GAMBLER; for example, one who has declared himself to be a professional gambler on an income tax return, or who has been convicted of a gambling offense in another jurisdiction;
- 5) ANY FIRM OR CORPORATION IN WHICH A PERSON DEFINED IN SUBSECTIONS (1), (2), (3), OR (4) ABOVE HAS A PROPRIETARY, EQUITABLE, OR CREDIT INTEREST, OR IN WHICH SUCH PERSON IS ACTIVE OR EMPLOYED;
- 6) ANY ORGANIZATION IN WHICH A PERSON DEFINED IN SUBSECTIONS (1), (2), (3), OR (4) ABOVE IS AN OFFICER, DIRECTOR, OR EMPLOYEE, WHETHER COMPENSATED OR NOT;
- 7) ANY ORGANIZATION IN WHICH A PERSON DEFINED IN SUBSECTIONS (1), (2), (3), OR (4) ABOVE IS TO PARTICIPATE IN THE MANAGEMENT OR OPERATION OF PULL TABS (Section 2 of the Act);



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- 8) Any unlicensed person or organization engaging in any activities required to be licensed under the Act;
- 9) Any person or organization submitting any application, supporting documentation, return, or report containing information which the person or organization knows, or should know, to be false;
- 10) Any person or organization which, when required pursuant to the Act or this Part, has failed to file or submit any report, return, application, or documentation, or which has failed to pay any fee, tax, penalty, or interest due the Department for any period during which the person or organization had a valid license issued under the Act;
- 11) Any person or organization which FAILS TO FILE A RETURN, OR TO PAY THE TAX, PENALTY OR INTEREST SHOWN IN A FILED RETURN, OR TO PAY ANY FINAL ASSESSMENT OF TAX, PENALTY OR INTEREST AS REQUIRED BY ANY OTHER TAX ACT ADMINISTERED BY THE DEPARTMENT (Section 39047 of The Civil Administrative Code of Illinois, (Ill. Rev. Stat. 1987, ch. 127, par. 39b47)).

- b) The ineligibility of a firm, corporation, or organization under subsections (a)(5), (6), or (7) above shall continue so long as any person defined in subsections (a)(1), (2), (3), or (4) above maintains a relationship causing ineligibility with the firm, corporation, or organization. The ineligibility of a person or organization under subsections (a)(8) and (9) above shall continue so long as the person or organization for whom the unlicensed activity was discontinued (subsection (a)(8)) or from whom the Department learned of the false statement (subsection (a)(9)) is the person or organization under subsections (a)(10) and (11) above shall continue until the required information has been provided, or until the amounts owed to the Department have been paid or arrangements for payment have been made with the Department.

## Section 432.160 Restrictions and Limitations on the Sale of Pull Tabs

- a) Licenses. No person or organization may sell pull tabs or advertise pull tabs for sale in Illinois without having a valid license to do so.
- 1) Licensed manufacturers may sell pull tabs only to licensed suppliers, licensed suppliers may sell pull tabs only to regular and limited licensees, and regular and limited licensees may sell pull tabs only to the public. A manufacturer or supplier may rely on its customers' representations that they are properly licensed (under the license numbers provided by the customers) unless the

## NOTICE OF ADOPTED RULES

manufacturer or supplier has received notification from the Department that a particular person or organization does not have a valid license.

- 2) Regular and limited licensees may obtain pull tabs only from licensed suppliers. It is the responsibility of regular and limited licensees to ensure that all pull tabs which they obtain are marked with the name of the supplier on each pull tab. Regular and limited licensees are requested to notify the Department whenever they receive any printed material containing the availability of pull tabs to suppliers. Licensees appearing on the national supplier's number will be in the form of the letters "PS" followed by a hyphen and one or more numerals. The notification to the Department, which may consist entirely of a copy of the printed material, should be addressed to the Illinois Department of Revenue, Bingo and Charitable Games Unit, P.O. Box 19019, Springfield, Illinois 62794-9019.

- b) Locations. A regular or limited licensee may sell pull tabs only at the locations stated on its license. Pull tabs may be sold only at the following locations:

- 1) ON PREMISES OWNED OR OCCUPIED BY A LICENSED ORGANIZATION AND USED BY ITS MEMBERS FOR GENERAL ACTIVITIES (Section 4(6) of the Act). "Premises" means a distinct parcel of land and the buildings thereon. Premises are "occupied" by an organization when the organization is using the premises for its general activities in accordance with a contractual right to possess the premises on a regular basis;

- 2) ON PREMISES OWNED OR RENTED FOR CONDUCTING BINGO (Section 4(6) of the Act), if a licensee rents premises for the purpose of conducting bingo, and does not regularly conduct other activities at the premises, such as a session, pull tabs may be sold on such premises only during the licensee's bingo session, which is defined as "the time during which bingo is conducted, including the time during which bingo cards are sold" (86 Ill. Adm. Code §430.100);

- 3) For regular licensees only, at other premises specified in a special permit obtained pursuant to Section 432.110(d).

- 4) A license issued by the Department does not grant an unqualified right to sell pull tabs at a specified location. If premises are owned or controlled by a person or organization other than the licensee, that person or organization may prohibit the licensee from selling pull tabs on the premises. EXAMPLE: The American Legion Post conducts bingo at the Moose



Lodge. Although the post may legally obtain a license to sell pull tabs at the Lodge, the Lodge is not required to allow the post to sell pull tabs on the Lodge's premises - this would be a matter to be determined by and between the post and the Lodge.

- 5) A regular or limited license or a special permit shall be prominently displayed in the area where pull tabs are sold. If pull tabs are sold in more than one area on the licensed premises, the license shall be prominently displayed in the area where the greatest volume of sales normally occurs. If pull tabs are sold at multiple premises, the license shall be prominently displayed at the premises where the greatest volume of sales normally occurs, and a sign stating where the license is located shall be prominently displayed on all other premises. "Prominently displayed" means that a license or sign is clearly visible to and unobstructed by the licensee under no circumstances may a licensee duplicate or reproduce any license issued under the Act.

- c) NO PERSON UNDER THE AGE OF 18 YEARS SHALL PLAY OR PARTICIPATE IN THE SALE OF PULL TABS. A PERSON UNDER THE AGE OF 18 YEARS MAY BE WITHIN THE AREA WHERE PULL TABS ARE SOLD ONLY WHEN ACCOMPANIED BY HIS OR HER PARENT OR GUARDIAN (Section 4(5) of the Act).

- d) Only a bona fide member of the regular or limited licensee may participate in the sale of pull tabs. A "bona fide" member is one who has been a member of the licensee for at least 30 days prior to participating in the sale of pull tabs. No person may receive any remuneration or compensation for participating in the sale of pull tabs. An employee who is also a member of a licensee may sell pull tabs, provided that he or she is not required to sell pull tabs as a condition of his or her employment.

- e) Regular and limited licensees must sell pull tabs for the price printed on the tickets, but in no case may pull tabs be sold for more than one dollar each. Pull tabs must be sold for cash - no credit may be extended to purchasers.

- f) No single pull tab prize may exceed \$250 in cash or merchandise received at retail. THE AGGREGATE VALUE OF ALL PRIZES OR REDEMPTIONS FOR A SINGLE DAY SHALL NOT EXCEED \$2,250, EXCEPT THAT IN WASHINGTON COUNTY, ILLINOIS, THE VALUE OF ALL PRIZES AWARDED MAY NOT EXCEED \$3,250 IN A SINGLE DAY (4(4) of the Act). All winning pull tabs which are redeemed for prizes each day shall be retained by the licensee for a period of 60 days, and shall be segregated from winning pull tabs which are redeemed on other days. Winning pull tabs should be defaced so that they may not be used or redeemed a second time, but defacement must leave the prize amount printed on the ticket legible.

- g) All advertising of pull tabs for sale in Illinois by any licensee under this Act must include the license number and name of the licensee.

- h) THE ENTIRE NET PROCEEDS FROM THE SALE OF PULL TABS MUST BE EXCLUSIVELY DEVOTED TO THE LAMPU PURPOSES OF THE LICENSEE (Section 4(1) of the Act). The net proceeds (gross proceeds less cash returned to winners) must not be commingled with any other funds belonging to the licensee (except interest paid on the deposited proceeds), and must be deposited into the pull tabs checking account established pursuant to Section 432.180(a).

- i) NO REGULAR OR LIMITED LICENSEE, WHILE PULL TABS ARE BEING SOLD, SHALL KNOWINGLY PERMIT ENTRY TO ANY PART OF THE LICENSED PREMISES TO ANY PERSON WHO HAS BEEN CONVICTED OF A FELONY OR A VIOLATION OF ARTICLE 28 (GAMBLING) OF THE CRIMINAL CODE OF 1961 (Section 6 of the Act).

#### Section 432.170 Imposition of Tax, Returns

- a) THERE SHALL BE PAID TO THE DEPARTMENT 5% OF THE GROSS PROCEEDS FROM THE SALE OF PULL TABS (Section 5 of the Act). Gross proceeds includes the total receipts, in whatever form, before winning tickets are paid. "Gross proceeds" expressly includes the prize value of winning pull tab tickets which are exchanged for additional pull tabs rather than for cash. "Gross proceeds" should be distinguished from "net proceeds", which is the amount left after winning tickets are paid.

- b) PAYMENT OF TAX MUST BE MADE BY MONEY ORDER OR CERTIFIED CHECK (Section 5 of the Act). For regular licensees payment must be received within 20 days after the end of each calendar quarter (i.e. by April 20, July 20, October 20, and January 20). For limited licensees payment must be received within 20 days after the license expires.

- c) Each tax payment must be accompanied by a return on forms provided by the Department. The return shall state the number of days on which pull tabs were sold, the gross proceeds from the sale of pull tabs, the name and supplier's license number of all suppliers from whom the regular or limited licensee obtained pull tabs during the quarter, and any other information requested by the Department relating to books or records which the regular or limited licensee is required to maintain.

- d) A return must be filed as provided in subsection (c) above even if no tax is due. The return shall state that no pull tabs were sold during the quarter covered by the return.

- e) Regular and limited licensees should be aware that they may be subject to federal excise tax liability on the proceeds from the sale of pull tabs. Licensees should contact the nearest office of the United States Internal Revenue Service for more information.

f) ANY OFFICER OR EMPLOYEE OF ANY CORPORATION SUBJECT TO THE PROVISIONS OF THE ACT WHO HAS THE CONTROL, SUPERVISION OR RESPONSIBILITY OF THE SALE OF PULL TABS, OR THE COLLECTION OF THE AMOUNT OF TAX IMPOSED BY THE ACT AND WHO WILLFULLY FAILS TO FILE SUCH RETURN OR TO MAKE SUCH PAYMENT TO THE DEPARTMENT OR WILLFULLY ATTEMPTS IN ANY OTHER MANNER TO EVADE OR DEFER THE TAX SHALL BE PERSONALLY LIABLE TO A PENALTY EQUAL TO THE TOTAL AMOUNT OF TAX EVADED, INCLUDING INTEREST AND PENALTIES THEREON; AND THE PERSONAL LIABILITY OF SUCH OFFICER OR EMPLOYEE SHALL SURVIVE THE DISSOLUTION OF THE CORPORATION (Section 13 1/2 of the Retailers' Occupation Tax Act, Ill. Rev. Stat. 1987, ch. 120, par. 452 1/2).

#### Section 432.180 Records; Audits

- a) Pull tabs checking account. Before a regular or limited licensee may begin selling pull tabs it must establish a checking account into which its gross proceeds from pull tab sales (less cash returned to winners) must be deposited. All expenditures of pull tab proceeds (other than cash prizes) must be by electronic funds transfers or checks, having consecutive numbers, payable to a specific person or organization. No checks shall be written to cash. The amount of gross receipts from pull tabs, the amount paid back in prizes, and the expenditures from the pull tabs checking account must be reported to the Department by the licensee and submitted annually along with the organization's application for renewal of its pull tabs license (see Section 432.110(b)(4)).

- b) Records. In addition to a current membership list, regular and limited licensees shall keep the following records for a period of 3 years:

- 1) The gross proceeds from the sale of pull tabs and the amount returned in prizes for each day that pull tabs are sold;
- 2) The receipts obtained from licensed suppliers when pull tabs are purchased (see Section 432.140(c)(1)).
- 3) All records and receipts which this Part requires any licensee under the Act to maintain shall be available for inspection by representatives of the Department during reasonable business hours. All records pertaining to pull tabs of any licensee under the Act shall be subject to an audit by the Department without notice, and shall be performed during reasonable business hours at the premises where the

records are located. In the event of an audit by the Department the person or organization being audited shall provide all such records, provide a place where the audit may be performed, and provide any requested information relevant to the conduct of the audit.

#### Section 432.190 Denial, Suspension, or Revocation of Licenses; Criminal Sanctions

- a) The Department will deny the application of any person or organization which does not satisfy all eligibility requirements for the license for which application is made, or which is ineligible for a license under Section 432.150.

- b) The Department will suspend the license of any person or organization which, while its license is in effect, becomes ineligible for any reason. The suspension will remain in force until the person or organization regains eligibility.

- c) The Department will issue a warning to, suspend, or revoke the license of any person or organization violating the Act or this Part.

- 1) Suspensions and revocations imposed under this subsection will range in duration from one day to one year. The choice and duration of sanctions will be made on a case by case basis, and will be based on the licensee's history of compliance; the number, seriousness, and duration of violations; the cooperation extended to the Department by licensees in discontinuing and correcting violations; and the sanctions imposed on others by the Department under similar circumstances.

- 2) A suspension or revocation is effective immediately upon receipt by the licensee of the notice of suspension or revocation, or five days after the Department mails the notice, whichever occurs first.

- d) Notification of denial, warning, suspension, or revocation; requests for hearing:

- 1) The Department will send notices of denial, warning, suspension, or revocation by certified mail, return receipt requested, to the applicant or licensee at the mailing address stated on the applicant's or licensee's most recent license application. All such notices will include a statement of the reasons for the Department's action.

- 2) An applicant or licensee may request a hearing to contest the Department's action pursuant to 86 Ill. Adm. Code 200. The request shall be in writing, and must be received by the Department within 20 days after the date the Department mailed the notice of its action to the applicant or licensee.



## DEPARTMENT OF REVENUE

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- e) ANY PERSON WHO VIOLATES THE ACT, OR ANY PERSON WHO FILES A FRAUDULENT RETURN UNDER THE ACT, OR ANY PERSON WHO WILLFULLY VIOLATES THIS PART, OR ANY OFFICER OR AGENT OF A CORPORATION LICENSED UNDER THE ACT WHO SIGNS A FRAUDULENT RETURN FILED ON BEHALF OF SUCH CORPORATION IS GUILTY OF A CLASS A MISDEMEANOR (Section 7 of the Act).

## Section 432.200 State - Local Relations

- a) One-half of the payments made to the Department under the Act are deposited into the Illinois Gaming Law Enforcement Fund. The Act provides that the General Assembly shall make appropriations from the Fund to the Department so that the Department can make grants to counties and municipalities for law enforcement purposes. THE DEPARTMENT OF GRANTS TO COUNTIES OR MUNICIPALITIES SHALL BEAR THE SAME RATIO AS THE NUMBER OF LICENSES ISSUED IN COUNTIES OR MUNICIPALITIES BEARS TO THE TOTAL NUMBER OF LICENSES ISSUED IN THE STATE (Section 5(b) of the Act). As used in this section "license" means a regular license. "licensee" is "issued" in the county or municipality in which the licensee states on its application that it will be making the most pull tab sales in terms of gross receipts.
- b) In addition to the criminal penalties for violations set forth in Section 7 of the Act, sale of pull tabs in violation of the Act also constitutes illegal gambling in violation of Article 28 of the Criminal Code of 1961. Accordingly, it is the Department's policy to inform local law enforcement authorities, in writing, when the Department has information concerning such illegal gambling.

## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF EMERGENCY AMENDMENTS

- 1) Heading of the Part: State of Illinois Dependent Care Assistance Plan
- 2) Code Citation: 80 Ill. Adm. Code 2110
- 3) Section Numbers:  
     2110.30      Amendment  
     2110.320    Amendment  
     2110.330    Amendment  
     2110.510    Amendment  
     2110.530    Amendment
- 4) Statutory Authority: Implementing Sections 125 and 129(d) of the Internal Revenue Code (26 U.S.C. 125 and 129(d)). Section 6305 of the Civil Administrative Code of Illinois (111. Rev. Stat. 1987, ch. 127, par. 6305), Section 30c of "AN ACT in relation to State Finance" (111. Rev. Stat. 1987, ch. 127, par. 166c), and Sections 3 and 9 of the State Employees Group Insurance Act of 1971 (111. Rev. Stat. 1987, ch. 127, pars. 523 and 529) and authorized by Section 16 of the Civil Administrative Code of Illinois (111. Rev. Stat. 1987, ch. 127, par. 16).
- 5) Effective Date of the Amendments: January 1, 1989
- 6) If This Emergency Rule is to Expire Before the End of the 150-Day Period (Other Than by Means of Adopting the Rule Through the Regular Rulemaking Process), Please Specify the Date: Not Applicable
- 7) Date Filed in Agency's Principal Office: December 16, 1988
- 8) The Reason for the Emergency: The Family Support Act of 1988 (H.R. 1720) signed by President Reagan on October 13, contains several provisions that affect Dependent Care Assistance Plans. The effective date of the new provisions is January 1, 1989.
- 9) A Complete Description of the Subjects and Issues Involved? The emergency amendments have three purposes. The first is to state that tax free expenses under this Plan reduce, dollar for dollar, the dollar amount of expenses eligible for the dependent care credit on the federal income tax return.
- The second is to change the definition of dependent to children under age 13 (rather than under age 15 as provided by the old law).
- The third is to require participants to report the taxpayer identification or social security number of the Dependent Care Service Provider.
- 10) Are There Any Proposed Amendments Pending on This Part? No



## NOTICE OF EMERGENCY AMENDMENTS

11) Statement of Statewide Policy Objectives: This rulemaking does not affect local governments.

12) Name, Address and Telephone Number of the Person to Whom Information and Questions Regarding This Emergency Amendment Shall Be Directed:

Theresa H. Stolica, Manager  
Bureau of Benefits  
Department of Central Management Services  
604 Stratton Building  
Springfield, IL 62706  
(217/785-0576)

The full text of the Emergency Amendment begins on the next page:

## ILLINOIS REGISTER

## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF EMERGENCY AMENDMENTS

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES  
SUBTITLE F: EMPLOYEE BENEFITS  
CHAPTER I: DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## PART 2110

## STATE OF ILLINOIS DEPENDENT CARE ASSISTANCE PLAN

## SUBPART A: INTRODUCTION AND DEFINITIONS

Section  
2110.10  
2110.20  
2110.30  
EMERGENCY

Summary and Purpose of Plan  
Plan Number  
Definitions

## SUBPART B: ADMINISTRATION

Section  
2110.110  
2110.120

Role of the Department  
Expenses of Administration

## SUBPART C: PARTICIPATION

Section  
2110.210  
2110.220  
2110.230  
2110.240

Date of Participation  
Insufficient Salary  
Errors  
Reinstatement of Former Participant (Repealed)

## SUBPART D: ELECTION TO RECEIVE DEPENDENT CARE ASSISTANCE

Section  
2110.310  
2110.320  
EMERGENCY  
2110.330  
EMERGENCY  
2110.340

Election Procedure  
Irrevocability of Election  
Maximum Dependent Care Assistance  
Minimum Dependent Care Assistance

## SUBPART E: DEPENDENT CARE ASSISTANCE ACCOUNTS

Section  
2110.410  
2110.420  
2110.430  
2110.440

Establishment of Accounts  
Crediting of Accounts  
Debiting of Accounts  
Forfeiture of Accounts

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES  
NOTICE OF EMERGENCY AMENDMENTS

SUBPART F: PAYMENT OF DEPENDENT CARE ASSISTANCE ACCOUNTS

Section  
2110.510  
EMERGENCY  
2110.520  
Reimbursement of Participant  
2110.530  
Exclusions  
2110.540  
Statements

SUBPART G: TERMINATION OF PARTICIPATION

Section  
2110.610  
Termination or Death of Participant  
2110.620  
Fraud

SUBPART H: MISCELLANEOUS

Section  
2110.710  
Non-discrimination  
2110.720  
Illegality of a Particular Provision  
2110.730  
Applicable Law  
2110.740  
Rights Against the Employer  
2110.750  
Effect on Pension  
2110.760  
Effect on Social Security  
2110.770  
Benefits Solely From General Assets  
2110.780  
Nonassignability of Rights  
2110.790  
Tax Consequences  
2110.800  
Indemnification of State by Participants  
2110.810  
Right to Amend and Terminate Reserved

AUTHORITY: Implementing Sections 125 and 129(d) of the Internal Revenue Code (26 U.S.C. 125 and 129(d)), Section 6305 of the Civil Administrative Code of Illinois (111. Rev. Stat. 1987, ch. 127, par. 6305), Section 30c of "AN ACT in relation to State Finance" (111. Rev. Stat. 1987, ch. 127, par. 166c), and Sections 3 and 9 of the State Employees Group Insurance Act of 1971 (111. Rev. Stat. 1981, ch. 127, pars. 523 and 529) and authorized by Section 16 of the Civil Administrative Code of Illinois (111. Rev. Stat. 1987, ch. 127, par. 19).

SOURCE: Emergency rules adopted at 10 111. Reg. 20248, effective December 1, 1986, for a maximum of 150 days, adopted at 111. Reg. 9477, effective April 30, 1987; emergency amendments at 111. Reg. 111793, effective July 1, 1988, for a maximum of 150 days, adopted at 12 111. Reg. 17283, effective October 14, 1988; emergency amendments at 13 111. Reg. 2111, effective January 1, 1989, for a maximum of 150 days.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES  
NOTICE OF EMERGENCY AMENDMENTS

SUBPART A: INTRODUCTION AND DEFINITIONS

Section 2110.30  
Definitions  
EMERGENCY

a) Whenever used in the Plan, the following terms have the following meanings and when the defined meaning is intended, the term is capitalized:

"Change in Family Status" means marriage, divorce, death of Spouse or child, birth or adoption of child, termination of employment of Spouse, or any other events which the Department determines constitute a Change in Family Status.

"Code" means the Internal Revenue Code of 1954 (26 U.S.C. 1 et seq. [1985]) and applicable regulations, or any successor statute.

"Compensation" means wages, salaries and other Employee Compensation received by a Participant or Spouse, including the net earnings from self-employment within the meaning of Section 1402(a) of the Code.

"Department" means the Illinois Department of Central Management Services.

"Dependent Care Expenses" mean expenses incurred by a Participant which:

are incurred for the well-being and protection of a Dependent of the Participant,

are paid to a Dependent Care Service Provider, and

are incurred to enable the Participant and his or her Spouse to be gainfully employed.

They may be for household services if part of the services are for the care of the Dependent.

Dependent Care Expenses do not include expenses paid or incurred for services provided by:

a child of the Participant who is under the age of 19 at the close of the Plan Year; or

an individual who the Participant or Spouse can claim as an exemption on his or her income tax form.

## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF EMERGENCY AMENDMENTS

## Examples of eligible expenses are:

Day care centers. Such centers must comply with all applicable laws and regulations of a State or unit of local government.

Nursery schools and pre-schools (private or public) for children up to age 6, as long as the children are not in a full-time school environment.

Before and after-school care.

Babysitters or nurses or grandparents or any other Dependent Care Service Providers inside or outside the Participant's home.

Household services. The services of a housekeeper, maid, or cook are eligible expenses **if performed** partly for the benefit of the Dependent.

Work-related expenses. Any work-related expenses which allow the Participant (and Spouse, if married) to work. Examples are meals and lodging for a housekeeper and Social Security and Federal unemployment taxes paid on wages.

## Examples of expenses that are not eligible are:

Chauffeur or gardener services.

Expenses claimed on the Participant's income tax return or by another taxpayer.

Transportation related to dependent care services.

Summer camp and special instruction, i.e., dance, music, art and swimming lessons, are **examples of** expenses which are not eligible for Reimbursement.

Other examples of those expenses which are not eligible are those not allowed by the Internal Revenue Service for the child and dependent care credit on an income tax return.

"Dependent Care Service Provider" means a person or institution which provides care or other services described in the definition of Dependent Care Expenses above.

## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF EMERGENCY AMENDMENTS

"Dependents" are classified as children under age 13 to whom the Participant is entitled to claim as an exemption on his or her income tax form or older persons (including Spouses) who require care while the Participant or Spouse work. To qualify for dependent care Reimbursement for persons over age 13 to, the following must apply:

Dependent must spend eight or more hours a day in Participant's home.

Dependent must be physically or mentally incapable of being left alone.

Dependent could be claimed as a dependent on Participant's income tax return except that the person has gross income of \$1,900 or more.

A non-custodial parent who receives an income tax exemption under 15(e) of the Code cannot claim that child as a dependent for purposes of this Plan.

"Effective Date" means any paycheck issued after January 1 of the Plan Year.

"Employee" means an Employee of the Employer excluding independent contractors and retirees who return to work for not longer than 75 days per year after they retire.

"Employer" means the State of Illinois, which includes all offices, boards, commissions, and agencies created by the Illinois Constitution, whether in the executive, legislative or judicial branch, all officers, departments, boards, universities, commissions, agencies, institutions, authorities, universities, bodies public and corporate of the State, and administrative units of corporate outgrowths of the State government which are created by or pursuant to statute other than units of local government and their officers, school districts and boards of election commissioners, and all administrative units and corporate outgrowths of the above as may be created by executive order of the Governor.

"Enrollment Form" means the form provided by the Department for the purpose of filing an election and Compensation reduction agreement and for making changes authorized by the Plan.

"Highly Compensated Participant" means any Participant who was in either of the following categories at any time during the current year:



## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF EMERGENCY AMENDMENTS

an officer of the State or its administrative units or corporate outgrowths who has annual total compensation greater than \$75,000, or

who receives compensation in excess of \$50,000 and is in the top 20% of all State Employee salaries.

"Participant" means each Employee who participates in the Plan in accordance with Section 210.210 of this Part.

"Pay Period" means a regular accounting period established by the State of Illinois for measuring and paying Compensation earned by Employees. A Pay Period may be monthly, semi-monthly or biweekly.

"Plan" means the State of Illinois' Dependent Care Assistance Plan as set forth in these rules, and as may be amended from time to time in compliance with the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, Ch. 127, pars. 1001 et seq.).

"Plan Year" means the 12-consecutive-month period comprising the tax State fiscal year beginning July 1.

"Reimbursement" means to pay a Participant in this Plan for Dependent Care Expenses from his or her dependent care assistance account.

"Spouse" means the person to whom the Participant is married. Spouse does not include a person separated from the Participant under a decree of divorce or separate maintenance.

"Termination" means the permanent severance of the Participant's employment relationship with the Employer as provided by the appropriate rules of the Employer.

b) A pronoun or adjective in the masculine gender includes the feminine gender and the singular includes the plural, unless the context clearly indicates otherwise.

(Source: Emergency amendments at 13 Ill. Reg. 221.4, effective January 1, 1989, for a maximum of 150 days.)

## SUBPART D: ELECTION TO RECEIVE DEPENDENT CARE ASSISTANCE

Section 210.320 Irrevocability of Election  
EMERGENCY

a) An election to participate shall be irrevocable during the Plan Year unless a change in family status has occurred.

## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF EMERGENCY AMENDMENTS

b) A change in family status including marriage, divorce, death of a Spouse or child, birth or adoption of a child, termination of employment of a Spouse, and such other events that the Department determines constitute a change in family status, will permit a change or revocation of an election during a Plan Year under the Code.

Failure to obtain the taxpayer identification or social security number of the dependent Care Service Provider will not constitute a valid change in family status.

c) Any new election under this Section shall be effective the first Pay Period after the election form is completed and processed by the Department.

(Source: Emergency amendments at 13 Ill. Reg. 221.4, effective January 1, 1989, for a maximum of 150 days.)

Section 210.330 Maximum Dependent Care Assistance  
EMERGENCY

a) The maximum amount for which the Participant may be reimbursed under this Plan during the Plan Year shall be the least of:

- 1) the Participant's taxable Compensation for the Plan Year,
- 2) the actual taxable or deemed Compensation of the Participant's Spouse for the Plan Year, or
- 3) \$5,000.

b) The combined maximum for a Participant and Spouse who are both participating in plans of this type is \$5,000.

c) The maximum for a married Participant filing a separate return is \$2,500.

d) The Pay Period maximum is the annual maximum divided by the number of Pay Periods in the Plan Year. This Pay Period maximum cannot be exceeded even if there is a change in family status.

e) Any amount reimbursed under this Plan during the tax year reduces, dollar for dollar, the amount of expenses eligible for the dependent care credit on the Participant's federal income tax form.

a) f) A Spouse shall be deemed to have Compensation of \$200 per month if the Participant has one dependent and \$400 per month if the Participant has two or more dependents if the Spouse is:

- 1) a student at an educational institution or

## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF EMERGENCY AMENDMENTS

- 2) Is physically or mentally incapable of caring for himself or herself.

#3g) A Participant shall be considered married for the whole Plan Year if the Participant is married during the Plan Year.

#3h) A Participant shall be considered single if he or she is divorced from the spouse at the close of the Plan Year.

(Source: Emergency amendments at 13 Ill. Reg. 214, effective January 1, 1989 for a maximum of 150 days.)

## SUBPART F: PAYMENT OF DEPENDENT CARE ASSISTANCE ACCOUNTS

Section 2110.510 Claims for Reimbursement  
EMERGENCY

- a) A Participant who has enrolled for a Plan Year may apply to the Department for Reimbursement of Dependent Care Expenses Incurred by the Participant between July 1 and June 30. Dependent Care Expenses are treated as incurred when the dependent care is provided and not when the Participant is billed or charged, or pays for the dependent care.

- b) New Employees may apply for Reimbursement of Dependent Care Expenses Incurred between the first day of the Pay Period deductions begin in accordance with Section 2110.210 of this Part and June 30.

- c) Participants who revoke participation in accordance with Section 2110.320 of this Part before the end of the Plan Year may apply for Reimbursement of Dependent Care Expenses Incurred between July 1 and the last day of the Pay Period there was a deduction.

- d) The Participant may apply by submitting an application in writing to the Department on a claim form provided by the Department setting forth:

- 1) the amount, beginning and ending service date and nature of the expense with respect to which a benefit is requested;
- 2) the name, of the person, organization or entity to which the expense was paid, and address, and tax identification number or social security number of the Dependent Care Service Provider, unless the provider is a tax exempt organization in which case only the name and address must be provided; and
- 3) bills, invoices, receipts, cancelled checks or other statements showing the amounts of such expenses.

(Source: Emergency amendments at 13 Ill. Reg. 214, effective January 1, 1989 for a maximum of 150 days.)

## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

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Section 2110.530 Exclusions  
EMERGENCY

A Participant shall not be reimbursed for any expense that would otherwise be a Dependent Care Expense if:

- a) such expense was incurred at a time when the Participant was not a Participant in the Plan; or
  - b) a claim for Reimbursement of such expense has not been filed in accordance with provisions of Section 2110.510, or
  - c) such expense was claimed as a credit or deduction on the Participant's federal or state income tax forms.
- d) the Participant does not report the Dependent Care Service Provider's name, address, and taxpayer identification or social security number to the IRS or to the Department as provided by applicable Code requirements.

Taxpayer identification numbers will not be required for providers qualifying as tax exempt organizations under Section 501(c)(3) of the Code.

(Source: Emergency amendments at 13 Ill. Reg. 214, effective January 1, 1989, for a maximum of 150 days.)

## DEPARTMENT OF REHABILITATION SERVICES

## NOTICE OF EMERGENCY AMENDMENT

1) The Heading of the Part: Other Services2) Code Citation: 89 Ill. Adm. Code 6073) Section Numbers: Emergency Action:  
607.60 new section4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 23, pars.  
343a(a),(b) and (k).5) Effective Date of Rule: December 21, 19886) If this emergency rule (amendment), repealer) is to expire  
before the end of the 150-day period, please specify the  
date on which it is to expire:7) Date Filed in Agency's Principal Office: December 21, 19888) Reason for Emergency: Legislative authority for provision  
of telecommunication devices for the deaf (TDD's) and  
teletaille devices for deaf-blind individuals is in Section  
13-703 of the Public Utilities Act. Notification to the  
public regarding this program was sent with the October,  
1988 telephone bills. The public has been in contact with  
DORS staff requesting certification so they may be provided  
a free equipment set to enable them to access points that  
most of the population can already access.9) A Complete Description of the Subjects and Issues Involved:  
These amendments allow DORS staff to certify individuals to  
receive a free telecommunication device for the Deaf or  
teletaille device pursuant to Section 13-703 of the Public  
Utilities Act.10) Are there any proposed amendments to this Part pending? NoSection Numbers Proposed Action Illinois Register Citation  
11) Statement of Statewide Policy Objectives: This rulemaking  
has no effect on local governmental units.12) Information and questions regarding this rule (amendment,  
repealer) shall be directed to:Name: Ms. Leigh Reed  
Address: 623 E. Adams, PO Box 19429, Springfield, IL.  
Telephone: (217) 785-3896The full text of the emergency rules (amendments, repealer)  
begins on the next page:

## ILLINOIS REGISTER

## DEPARTMENT OF REHABILITATION SERVICES

## NOTICE OF EMERGENCY AMENDMENTS

TITLE 89: SOCIAL SERVICES

CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES

SUBCHAPTER b: VOCATIONAL REHABILITATION

PART 607

OTHER SERVICES

Section.

607.10

General Applicability

607.20

Temporary Lodging or Transportation

607.50

Other Goods and Services

607.60

Equipment Sets

EMERGENCY

AUTHORITY: Implementing and authorized by Sections 3(a),(b),  
and (k) of "AN ACT in relation to rehabilitation of disabled  
persons" (Ill. Rev. Stat. 1987, ch. 23, pars. 343a(a),(b), and  
(k) and Section 13-703 of the Public Utilities Act (Ill. Rev.  
Stat. 1987, ch. 111 2/3, par. 13-703).

SOURCE: Adopted at 9 Ill. Reg. 8823, effective June 10, 1985;  
amended at 11 Ill. Reg. 4042, effective February 18, 1987;  
amended at 12 Ill. Reg. 15156, effective September 12, 1988;  
amended at 13 Ill. Reg. 275, effective Dec. 21, 1988.

Section 607.60 Equipment Sets  
EMERGENCY

a) The Department of Rehabilitation Services (DORS) has  
been identified as a qualified state agency to certify  
individuals as deaf, severely hearing impaired or  
deaf-blind for the purpose of obtaining equipment sets  
(i.e., telecommunication device for the deaf (TDD) or  
teletaille device) without charge per the Public  
Utilities Act (Ill. Rev. Stat. 1987, ch. 111 2/3, par.  
13-703).

b) DORS will certify individuals seeking eligibility for a  
TDD who are deaf or severely hearing impaired and who  
are present clients, past clients or individuals  
known to certifying staff through professional  
affiliation. If an individual seeks certification from  
DORS and is not known by staff the staff person will  
inform the individual of other certifying agents per 83  
Ill. Adm. Code 755.200.



## DEPARTMENT OF REHABILITATION SERVICES

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- c) DORS will certify individuals who are seeking eligibility for a telebraille device who are:

- 1) deaf or severely hearing impaired;
  - 2) blind or severely visually impaired;
  - 3) capable of using Grade 1 Braille; If an individual's Braille skills are unknown, a series of short questions in Grade 1 Braille will be given to the individual by DORS staff for the individual to respond in Braille; and
  - 4) present or past clients of DORS.
- d) If an individual seeks certification from DORS and is not known by staff, the staff person will inform the individual of other certifying agents per 83 Ill. Adm. Code 755.200.

(Source: Emergency rule added at 13 Ill. Reg. 225 effective Dec. 21, 1988, for a maximum of 150 days)

## ILLINOIS REGISTER

## DEPARTMENT OF AGRICULTURE

## NOTICE OF PEREMPTORY AMENDMENTS

- 1) The Heading of the Part: Meat and Poultry Inspection Act

- 2) The Code Citation: 8 Ill. Adm. Code 125

- 3) Section Number:

125.10 Amended  
125.260 Amended  
125.270 Amended

- 4) Reference to the Specific State or Federal Court Order, Federal Rule 2084R (1982), The Federal Meat and Poultry Inspection Act (9 CFR 316), the Federal Meat Inspection Act (21 U.S.C.A. 661, 1972 and West Supp. 1973-1988).

- 5) Statutory Authority: The Meat and Poultry Inspection Act (Til. Rev. Stat. 1987, ch. 56 1/2, par. 316).

- 6) Effective date: January 11, 1989

- 7) A Complete Description of the Subjects and Issues Involved:

In order to maintain an "equal to" status with the federal meat inspection program as required by the Federal Meat Inspection Act and in compliance with Section 16 of The Meat and Poultry Inspection Act, changes in the federal rules relative to meat inspection are hereby adopted.

The amendments to Sections 125.10 and 125.270 adopt the amendments to the federal meat inspection regulations to arrange the terms defined in 9 CFR 301 in alphabetical order and to make minor clerical revisions in 9 CFR 318. These amendments will not have a fiscal impact on the regulated public.

The amendments to Sections 125.260 and 125.270 adopt the federal rule changes which adopt interim rules as the final rules. The federal amendments permit the use of ascorbic acid, erythorbic acid, citric acid, sodium ascorbate, and sodium citrate, singly or in combination, to maintain color of fresh pork cuts. Fresh pork cuts which have been treated to maintain color by the addition of these substances are required to be labeled with a qualifying phrase, contiguous to the product name, which indicates that they have been treated to maintain color. The U.S. Department of Agriculture has determined that these amendments will not have a significant economic impact. Since the provisions of these amendments were adopted for Illinois establishments in 1986, the adoption of these final rules should have little, if any, economic impact.

- 8) Does this rulemaking contain an automatic repeal date? No

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- 9) Date Filed in Agency's Principal Office: December 20, 1988
- 10) This rule is in compliance with Section 5.03 of the Illinois Administrative Procedure Act.

11) Are there any proposed amendments pending to this Part? Yes

Section Numbers	Proposed Action	Illinois Register citation
125.60	Amend	12 Ill. Reg. 19211, Nov. 18, 1988
125.80	Amend	12 Ill. Reg. 19211, Nov. 18, 1988

12) Statement of Statewide Policy Objectives: Rulemaking does not affect units of local governments.

13) Information and questions regarding this adopted amendment shall be directed to:

Name: Donna Garman, Administrative Assistant,  
Address: Department of Agriculture, State Fairgrounds, Springfield,  
Illinois 62794-9281  
Telephone: 217/782-2172

The full text of the Peremptory amendment begins on the next page:

## ILLINOIS REGISTER

## DEPARTMENT OF AGRICULTURE

## NOTICE OF PEREMPTORY AMENDMENTS

- TITLE 8: AGRICULTURE AND ANIMALS  
CHAPTER I: DEPARTMENT OF AGRICULTURE  
SUBCHAPTER c: MEAT AND POULTRY INSPECTION ACT

## PART 125

## MEAT AND POULTRY INSPECTION ACT

- SUBPART A: GENERAL PROVISIONS FOR BOTH MEAT AND/OR  
POULTRY INSPECTION

Section	
125.10	Definitions
125.20	Incorporation by Reference of Federal Rules
125.30	Application for License; Approval
125.40	Official Number
125.50	Inspections; Suspension or Revocation of License
125.60	Administrative Hearings; Appeals
125.70	Assignment and Authority of Program Employees
125.80	Schedule of Operations; Overtime
125.90	Official Marks of Inspection, Devices and Certificates
125.100	Records and Reports
125.110	Exemptions
125.120	Disposal of Dead Animals and Poultry
125.130	Reportable Animal and Poultry Diseases
125.140	Detention; Seizure; Condemnation

## SUBPART B: MEAT INSPECTION

Section	
125.150	Livestock and Meat Products Entering Official Establishments
125.160	Equine and Equine Products
125.170	Facilities for Inspection
125.180	Sanitation
125.190	Ante-Mortem Inspection
125.200	Post-Mortem Inspection
125.210	Disposal of Diseased or Otherwise Adulterated Carcasses and Parts
125.220	Humane Slaughter of Animals
125.230	Handling and Disposal of Condemned or Other Inedible Products at Official Establishment
125.240	Rendering or Other Disposal of Carcasses and Parts Passed for Cooking
125.250	Marking Products and Their Containers
125.260	Labeling, Marking and Containers
125.270	Entry into Official Establishment; Reinspection and Preparation of Product





## DEPARTMENT OF AGRICULTURE

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"Birds" shall mean poultry as defined in Section 2.7 of the Act.

"Condition" means any condition, including, but not being limited to, the state of preservation, cleanliness, or soundness of any product made from rabbits or the processing, handling, or packaging which may affect the wholesomeness of such product.

"Livestock" means cattle, sheep, swine, buffalo, catfish, catfish, and goats.

"Members of the household" means those persons who occupy a single family unit.

b) With regard to the definitions of consumer and similar type establishment, the Director has not designated any other type of establishment or institution under these terms other than those specifically stated in the incorporated language.

c) With regard to the definitions of retail store, only those sections which are incorporated by reference as stated in Section 125.10(a) shall be included in the definition. References within the incorporated language to the section of the federal rules pertaining to operations of types traditionally and usually conducted at retail stores and restaurants refer to the operations defined in Section 5(A) of the Act. No product exempted from inspection in accordance with Section 5 of the Act shall be prepared in any retail store, restaurant or similar retail-type establishment.

d) References in the incorporated language to 9 CFR 312 and 313 shall be interpreted as references to Sections 125.90 and 125.220 respectively. References to the Humane Methods and Slaughter Act of 1978 shall mean as set forth in Section 125.220.

(Source: Peremptory amendment at 13 Ill. Reg. 228, effective January 11, 1989)

## SUBPART E: MEAT INSPECTION

## Section 125.260 Labeling, Marking and Containers

a) The Department incorporates by reference 9 CFR 317.1 through 317.2(j)(10), 317.2(j)(12) through 317.4(d)(1),

## DEPARTMENT OF AGRICULTURE

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317.5 through 317.6, 317.8, 317.10 through 317.14, 317.17 through 317.20(d) (1984; 49 FR 4715, effective Feb. 8, 1984; 49 FR 18998, effective June 3, 1984; 49 FR 2335, effective July 17, 1984; 50 FR 19903, effective July 12, 1985; 50 FR 21420, effective June 24, 1985; 51 FR 29456, effective September 17, 1986; 51 FR 30052, effective September 22, 1986; 53 FR 7493, effective April 8, 1988; 53 FR 28634, effective August 29, 1988; 53 FR 49846, effective January 11, 1989).

b) The Department shall approve only those abbreviations for marks of inspection as specifically stated in Section 2.26(j)(3) and (k)(3), (4), (5) and (9) of the Act.

c) Labeling and sketch labeling shall be approved by the Department if the label is in compliance with the provisions of this Section and the label is not a trademark in accordance with Section 2.20 of the Act. All labels and sketch labels shall be submitted to the Springfield office of the Department for approval.

d) The Department shall approve temporary labeling as stated in 9 CFR 317.4(d)(1). Labeling which has received temporary approval shall not be used beyond the temporary approval period unless the printer or manufacturer of the label is unable to provide the official establishment with the labels before the expiration of the temporary approval.

e) The quantity of contents as shown on the label shall be in compliance with the Weights and Measures Act (Ill. Rev. Stat. 1983, ch. 147, par. 101 et seq.) and the rules adopted thereto (8 Ill. Adm. Code 600.120).

f) The Department does not approve terms for generic labeling and considers the approval of terms as generic to be the responsibility of the federal government.

g) With regard to the incorporated language in 9 CFR 317.6, the extension of time for exhausting existing stocks of labels is not applicable since all labels presently in use are in compliance with the rules of this Part.

h) The Department does not issue a list of approved packaging materials and will permit for use any packaging material which has been approved by the U.S. Department of Agriculture (see 49 FR 2235, effective July 17, 1984).

NOTICE OF PEREMPTORY AMENDMENTS

DEPARTMENT OF AGRICULTURE

NOTICE OF PEREMPTORY AMENDMENTS

i) Labels to be used for the relabeling of inspected and passed product shall be permitted to leave the official establishment when the product must be relabeled because the original labels have become mutilated or damaged. The official establishment shall reimburse the Department for any overtime costs, if applicable, involved for the inspector to supervise the relabeling of a product. The overtime charges shall be as set forth in Section 125.80.

j) The inspector shall grant authorization to transport labels, wrappings and containers bearing official marks from one official establishment to another official establishment provided the official establishment provides to the inspector the information required in 9 CFR 317.13 so that the inspector can notify the inspector at the destination point.

k) Labeling of custom slaughter and/or custom processed meat and/or meat products and the containers containing custom slaughtered and/or custom processed meat and/or meat products shall be as set forth in Section 5 of the Act.

l) References in the incorporated language to 9 CFR 312 shall be interpreted to mean in accordance with Section 125.90.

(Source: Peremptory amendment at 13 Ill. Reg. 228 effective January 11, 1989)

Section 125.270 Entry into Official Establishment; Reinspection and Preparation of Product

a) The Department incorporates by reference 9 CFR 318.1(c) through 318.7, 318.9 through 318.10, 318.14 through 318.20, 318.300 through 318.311 (1984); 49 FR 23606, effective June 4, 1984; 49 FR 19623, effective June 8, 1984; 49 FR 18999, effective July 3, 1984; 49 FR 32055, effective Aug. 10, 1984; 49 FR 33434, effective Aug. 23, 1984; 49 FR 14877, effective April 15, 1985; 49 FR 46530, effective January 28, 1985; 50 FR 6, effective January 2, 1985; 50 FR 3738, effective February 27, 1985; 50 FR 5226, effective August 6, 1985; 50 FR 19903, effective July 12, 1985; 50 FR 19905, effective July 12, 1985; 50 FR 27573, July 5, 1985; 50 FR 32162, effective September 9, 1985; 50 FR 48075, November 21, 1985; 50 FR 50282, effective February 10, 1986; 51 FR 1769, effective

tive January 15, 1986; 51 FR 21731, effective July 16, 1986; 51 FR 29450, effective September 17, 1986; 51 FR 30052, effective September 22, 1986; 51 FR 32301, effective October 14, 1986; 51 FR 35630, effective November 6, 1986; 51 FR 37902, effective November 26, 1986; 51 FR 45602, effective June 19, 1987, except for Section 318.305(b)(3) which is effective December 21, 1987, and Section 318.310 which is effective December 19, 1988; 52 FR 12517, April 17, 1987; 52 FR 17283, effective June 8, 1987; 52 FR 19302, effective June 22, 1987; 52 FR 30136, effective September 14, 1987; 52 FR 43316, effective November 12, 1987; 53 FR 7493, effective April 8, 1988; 53 FR 49844, December 12, 1988; 53 FR 49848, effective January 11, 1989.

b) No meat or meat product shall be brought into an official establishment unless it is inspected or has been prepared in an official establishment or in a federally licensed establishment and is identified by an official inspection legend as set forth in Section 125.90, a federal inspection legend, or is exempt from inspection as stated in Section 125.110. Meat and meat products received in an official establishment during the absence of the inspector shall be identified as set forth in Section 125.200 and, unless exempt from inspection, shall not be used or prepared until they have been re-inspected. Any meat and meat product originally prepared at any official establishment may not be returned to any part of such establishment other than the receiving area until it has been re-inspected by the inspector and passed. Wild game carcasses shall comply with Section 318.6 of the Act. The official establishment shall maintain a inventory of non-meat items (e.g., spices, lighters, etc.) which are brought into the official establishment. Any product that is brought to the provisions of an official establishment contrary to the provisions of this Section shall be removed immediately from such establishment by the operator of the establishment.

c) Reinspections of meat and/or meat products within the official establishment shall be performed through the use of a random digit table.

d) Docks and receiving rooms for meat and/or meat products or other articles used by the establishment in the preparation of meat products entering an official establishment shall be approved by the inspector if the location of such docks or receiving rooms will not permit such

## DEPARTMENT OF AGRICULTURE

## NOTICE OF PEREMPTORY AMENDMENTS

product or article to pass through rooms containing inspected and passed products.

- e) The manner of defrosting frozen products and methods of treating to preserve products shall be in accordance with procedures as set forth in the "Meat and Poultry Inspection Manual" as adopted in Section 125.20.

- f) Casings or casings shall be inspected and passed if it is in compliance with the specific provisions as stated in 9 CFR 316.5(i) for passage of such articles.

- g) The Department does not approve new substances to be used on meat or in meat products, their uses or the level of use, if approved substances. Such substances will be permitted to be used and artificial flavorings may be used if they do not adulterate the meat and/or meat product in accordance with Section 2.11 of the Act and are in compliance with the provisions of this Section.

- h) References to exemptions from slaughter and custom slaughter shall mean those exemptions set forth in Section 125.110.

- i) Reference to 9 CFR 327 are not applicable to the Department in its enforcement of the rules of this Part. References to the federal Poultry Inspection Act, Section 403 of the Act, Section 7 of the Act, 9 CFR 303, and paragraph 23(a) of the Act shall be interpreted to mean in accordance with The Meat and Poultry Inspection Act and the rules of this Part.

- j) The Department does not approve thermometers for use in smokehouses, dry rooms and other compartments that are used in the treatment of pork.

- k) Disinfectants shall be those as set forth in Section 125.180.

- l) Adequate vacuum shall be determined through the use of vacuum gauges.

- m) Canned products which may be processed without steam-pressure cooking shall be those products as stated in the "Meat and Poultry Inspection Manual" as adopted by the Department in Section 125.20.

## DEPARTMENT OF AGRICULTURE

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- n) The inspector shall permit lots of canned product to be shipped from the official establishment prior to the completion of the incubation period on the representative samples in accordance with the specific provisions in 9 CFR 318.309.

- o) The standards and procedures for determining when ingredients of finished products are in compliance with this Section shall be as set forth in the "Meat and Poultry Inspection Manual" as adopted by the Department in Section 125.20.

(Source: Peremptory amendment at 13 Ill. Reg. 228 effective January 11, 1989)



## JOINT COMMITTEE ON ADMINISTRATIVE RULES

## AGENDA

JOINT COMMITTEE ON ADMINISTRATIVE RULES  
STRATTON OFFICE BUILDING

ROOM D-1  
SPRINGFIELD, ILLINOIS  
10:00 A.M.  
JANUARY 9, 1939

NOTICE: It is the policy of the Joint Committee to allow only representatives of state agencies to testify orally or by any rule under consideration at Joint Committee hearings. If members of the public wish to express their views with respect to proposed rules, they should submit written comments to the Office of the Joint Committee at the following address:

Joint Committee on Administrative Rules  
509 South Sixth Street  
Room 500  
Springfield, Illinois 62701

## AGENDA

- I. Approval of January 9, 1938 Minutes
- II. Review of Proposed Agency Rulemaking

## Department on Aging

1. Older Americans Act Program; 89 Ill. Adm. Code 230  
-First Notice Published: 12 Ill. Reg. 14777 - 9-23-88  
-Expiration of Second Notice Period: 2-6-89

## Department of Central Management Services

2. Solicitation for Charitable Payroll Deductions; 80 Ill. Adm. Code 2650  
-First Notice Published: 12 Ill. Reg. 6871 - 4-15-88  
-Expiration of Second Notice Period: 1-12-89

## Department of Children and Family Services

3. Administration and Funding of Community-Based Services to Youth; 89 Ill. Adm. Code 324  
-First Notice Published: 12 Ill. Reg. 11915 - 7-22-88  
-Expiration of Second Notice Period: 1-30-89

## JOINT COMMITTEE ON ADMINISTRATIVE RULES

## AGENDA

4. Delivery of Youth Services Funded by the Department of Children and Family Services; 89 Ill. Adm. Code 310  
-First Notice Published: 12 Ill. Reg. 11935 - 7-22-88  
-Expiration of Second Notice Period: 1-30-89

## Department of Commerce and Community Affairs

5. Labor-Management Program; 14 Ill. Adm. Code 620  
-First Notice Published: 12 Ill. Reg. 14797 - 9-23-88  
-Expiration of Second Notice Period: 1-27-89
6. Emergency Shelter Grants Programs; 47 Ill. Adm. Code 160  
-First Notice Published: 12 Ill. Reg. 9271 - 6-3-88  
-Expiration of Second Notice Period: 2-2-89

7. Illinois Large Business Development Program; 14 Ill. Adm. Code 590  
-First Notice Published: 12 Ill. Reg. 15249 - 9-30-88  
-Expiration of Second Notice Period: 2-2-89

## Illinois Commerce Commission

8. Reports of Accidents or Incidents by Persons Engaged in the Transportation of Gas, or Who Own or Operate Gas Pipeline Facilities; 83 Ill. Adm. Code 595  
-First Notice Published: 12 Ill. Reg. 16309 - 10-14-88  
-Expiration of Second Notice Period: 1-23-89

## State Board of Education

9. Vocational Education; 23 Ill. Adm. Code 254  
-First Notice Published: 12 Ill. Reg. 8777 - 5-27-88  
-Expiration of Second Notice Period: 1-26-89

## Emergency Services and Disaster Agency

10. Emergency and Written Notification of an Incident or Accident Involving a Reportable Hazardous Substance; 29 Ill. Adm. Code 430  
-First Notice Published: 12 Ill. Reg. 17515 - 11-4-88  
-Expiration of Second Notice Period: 2-6-89

## Department of Employment Security

11. Disqualifying Income and Reduced Benefits; 56 Ill. Adm. Code 2920  
-First Notice Published: 12 Ill. Reg. 17592 - 11-4-88  
-Expiration of Second Notice Period: 2-6-89

## ILLINOIS REGISTER

## JOINT COMMITTEE ON ADMINISTRATIVE RULES

## AGENDA

Illinois Farm Development Authority

12. Illinois Farm Development Authority; 8 Ill. Adm. Code 1400  
 -First Notice Published: 12 Ill. Reg. 5545 - 3-25-88  
 -Expiration of Second Notice Period: 2-6-89

Department of Insurance

13. Transitional Requirements for the Conversion of Medicare Supplement Insurance Benefits and Premiums to Conform to Medicare Program Revisions; 50 Ill. Adm. Code 2011  
 -First Notice Published: 12 Ill. Reg. 13558 - 8-19-88  
 -Expiration of Second Notice Period: 1-19-89

14. Foreign and Alien Insurer Annual Audited Financial Reports; 50 Ill. Adm. Code 601  
 -First Notice Published: 12 Ill. Reg. 11985 - 7-22-88  
 -Expiration of Second Notice Period: 1-19-89

15. Pension and Examination Procedures; 50 Ill. Adm. Code 6301  
 -First Notice Published: 12 Ill. Reg. 14501 - 9-16-88  
 -Expiration of Second Notice Period: 1-26-89

16. Improper Claims Practice; 50 Ill. Adm. Code 919  
 -First Notice Published: 12 Ill. Reg. 13535 - 8-19-88  
 -Expiration of Second Notice Period: 2-6-89

Department of Lottery

17. Lottery (General); 11 Ill. Adm. Code 1770  
 -First Notice Published: 12 Ill. Reg. 10298 - 6-17-88  
 -Expiration of Second Notice Period: 1-17-89

Department of Military Affairs

18. Loan of Military Artifacts; 23 Ill. Adm. Code 3300  
 -First Notice Published: 12 Ill. Reg. 14809 - 9-23-88  
 -Expiration of Second Notice Period: 1-16-89

19. Rental of National Guard Armories; 71 Ill. Adm. Code 1510  
 -First Notice Published: 12 Ill. Reg. 14813 - 9-23-88  
 -Expiration of Second Notice Period: 1-16-89

## ILLINOIS REGISTER

## JOINT COMMITTEE ON ADMINISTRATIVE RULES

## AGENDA

Pollution Control Board

20. Effluent Standards; 35 Ill. Adm. Code 304  
 -First Notice Published: 12 Ill. Reg. 11397 - 7-8-88  
 -Expiration of Second Notice Period: 1-23-89

Department of Public Aid

21. General Assistance; 89 Ill. Adm. Code 114  
 -First Notice Published: 12 Ill. Reg. 17621 - 11-4-88  
 -Expiration of Second Notice Period: 2-3-89
22. Medical Assistance Programs; 89 Ill. Adm. Code 120  
 -First Notice Published: 12 Ill. Reg. 17633 - 11-4-88  
 -Expiration of Second Notice Period: 2-3-89
23. Support Responsibility of Relatives; 89 Ill. Adm. Code 103  
 -First Notice Published: 12 Ill. Reg. 17667 - 11-4-88  
 -Expiration of Second Notice Period: 2-3-89

24. Medical Payment; 89 Ill. Adm. Code 140  
 -First Notice Published: 12 Ill. Reg. 11701 - 7-15-88  
 -Expiration of Second Notice Period: 2-6-89

25. Medical Payment; 89 Ill. Adm. Code 140  
 -First Notice Published: 12 Ill. Reg. 16421 - 10-14-88  
 -Expiration of Second Notice Period: 2-6-89

26. Medical Payment; 89 Ill. Adm. Code 140  
 -First Notice Published: 12 Ill. Reg. 17172 - 10-28-88  
 -Expiration of Second Notice Period: 2-6-89

Department of Public Health

27. Structural Pest Control; 77 Ill. Adm. Code 830  
 -First Notice Published: 12 Ill. Reg. 3325 - 2-5-88  
 -Expiration of Second Notice Period: 1-19-89

28. Salvage Warehouses and Stores for Foods, Alcoholic Liquors, Drugs, Medical Devices and Cosmetics; 77 Ill. Adm. Code 725  
 -First Notice Published: 12 Ill. Reg. 7272 - 4-22-88  
 -Expiration of Second Notice Period: 1-23-89

## AGENDA

29. Recall of Salvage Warehouses and Stores for Foods, Alcoholic Liquors, Drugs and Cosmetics; 77 Ill. Adm. Code 725  
-First Notice Published: 12 Ill. Reg. 7265 - 4-22-88  
-Expiration of Second Notice Period: 1-23-89
30. Food Service Sanitation; 77 Ill. Adm. Code 750  
-First Notice Published: 12 Ill. Reg. 14113 - 9-9-88  
-Expiration of Second Notice Period: 1-30-89
31. Sanitation of Retail Food Stores; 77 Ill. Adm. Code 760  
-First Notice Published: 12 Ill. Reg. 14115 - 9-9-88  
-Expiration of Second Notice Period: 1-30-89

Illinois Racing Board

32. Trainers and Owners; 11 Ill. Adm. Code 1410  
-First Notice Published: 12 Ill. Reg. 4345 - 2-26-88  
-Expiration of Second Notice Period: 2-6-89
33. Licensing; 11 Ill. Adm. Code 502  
-First Notice Published: 12 Ill. Reg. 17755 - 11-4-88  
-Expiration of Second Notice Period: 2-6-89

34. Ownership, Partnership and Stable Name; 11 Ill. Adm. Code 1409  
-First Notice Published: 12 Ill. Reg. 17761 - 11-4-88  
-Expiration of Second Notice Period: 2-6-89

35. Racing, Farm, and Corporate or Stable Name; 11 Ill. Adm. Code 1308  
-First Notice Published: 12 Ill. Reg. 17766 - 11-4-88  
-Expiration of Second Notice Period: 2-6-89

36. Approval of Racing Officials; 11 Ill. Adm. Code 422  
-First Notice Published: 12 Ill. Reg. 13922 - 9-2-88  
-Expiration of Second Notice Period: 2-6-89

Department of Rehabilitation Services

37. Training Services; 89 Ill. Adm. Code 592  
-First Notice Published: 12 Ill. Reg. 2095 - 1-22-88  
-Expiration of Second Notice Period: 1-23-89

38. Medical Psychological, and Related Services; 89 Ill. Adm. Code 587  
-First Notice Published: 12 Ill. Reg. 2192 - 1-29-88  
-Expiration of Second Notice Period: 1-23-89

## AGENDA

39. Tools, Equipment, Supplies and Initial Stock; 89 Ill. Adm. Code 597  
-First Notice Published: 12 Ill. Reg. 2197 - 1-29-88  
-Expiration of Second Notice Period: 1-23-89
40. Disability Case Development Process; 89 Ill. Adm. Code 843  
-First Notice Published: 12 Ill. Reg. 15015 - 9-23-88  
-Expiration of Second Notice Period: 1-27-89
41. Client Financial Participation; 89 Ill. Adm. Code 562  
-First Notice Published: 12 Ill. Reg. 4685 - 3-4-88  
-Expiration of Second Notice Period: 1-30-89
42. Service Plan Development; 89 Ill. Adm. Code 700  
-First Notice Published: 12 Ill. Reg. 10409 - 6-17-88  
-Expiration of Second Notice Period: 2-3-89
43. Program Description; 89 Ill. Adm. Code 675  
-First Notice Published: 12 Ill. Reg. 13956 - 9-2-88  
-Expiration of Second Notice Period: 2-3-89
44. Non-Financial Eligibility Criteria; 89 Ill. Adm. Code 685  
-First Notice Published: 12 Ill. Reg. 15023 - 9-23-88  
-Expiration of Second Notice Period: 2-6-9-89

Secretary of State

45. Cancellation, Revocation or Suspension of Licenses or Permits; 92 Ill. Adm. Code 1040  
-First Notice Published: 12 Ill. Reg. 15947 - 10-7-88  
-Expiration of Second Notice Period: 1-20-89

Illinois Sports Facilities Authority

46. Pre-Qualification of General Contractors; 44 Ill. Adm. Code 1300  
-First Notice Published: 12 Ill. Reg. 15048 - 9-23-88  
-Expiration of Second Notice Period: 1-23-89

Department of State Police

47. Certification and Training of Electronic Criminal Surveillance Officers; 20 Ill. Adm. Code 1295  
-First Notice Published: 12 Ill. Reg. 17064 - 10-21-88  
-Expiration of Second Notice Period: 1-23-89



## JOINT COMMITTEE ON ADMINISTRATIVE RULES

## AGENDA

Illinois State Scholarship Commission

48. Guaranteed Loan Programs: 23 Ill. Adm. Code 1720  
 -First Notice Published: 12 Ill. Reg. 15047 - 9-23-88  
 -Expiration of Second Notice Period: 1-23-89

Department of Transportation

49. Vending Machines in Rest Areas: 92 Ill. Adm. Code 534  
 -First Notice Published: 12 Ill. Reg. 15952 - 10-7-88  
 -Expiration of Second Notice Period: 1-26-89

50. Pal-Waukee Municipal Airport Hazard Zoning: 92 Ill. Adm. Code 96  
 -First Notice Published: 12 Ill. Reg. 15049 - 9-23-88  
 -Expiration of Second Notice Period: 2-6-89

## III. Certification of No Objection to Proposed Rulemaking

## IV. Review of Emergency Rulemaking and Peremptory Rulemaking

Department of Central Management Services

51. Pay Plan: 80 Ill. Adm. Code 310 (Peremptory)  
 -Notice Published: 12 Ill. Reg. 20584 - 12-9-88

Department of Public Health

52. Clinical Laboratories and Blood Banks: 77 Ill. Adm. Code 450  
 -Notice Published: 12 Ill. Reg. 19518 - 11-18-88

## V. Incorporation by Reference

## VI. Agency Responses to Joint Committee Statements of Objection

Commissioner of Banks and Trust Companies

53. Electronic Fund Transfers: 38 Ill. Adm. Code 310  
 -First Notice Published: 12 Ill. Reg. 5489 - 3-25-88  
 -Objection Date: September 15, 1988  
 -Response: Failure to Respond

## JOINT COMMITTEE ON ADMINISTRATIVE RULES

## AGENDA

Department of Central Management Services

54. Pay Plan: 80 Ill. Adm. Code 310 (Emergency)  
 -Notice Published: 12 Ill. Reg. 12895 - 8-5-88  
 -Objection Date: September 15, 1988  
 -Response: Refusal

55. Pay Plan: 80 Ill. Adm. Code 310 (Emergency)  
 -Notice Published: 12 Ill. Reg. 11778 - 7-15-88  
 -Objection Date: September 15, 1988  
 -Response: Refusal

56. Pay Plan: 80 Ill. Adm. Code (Peremptory)  
 -Notice Published: 12 Ill. Reg. 13306 - 8-12-88  
 -Objection Date: September 15, 1988  
 -Response: Agreement

Department of Professional Regulation

57. Barber and Cosmetology Act of 1985: 68 Ill. Adm. Code 175  
 -First Notice Published: 12 Ill. Reg. 19179 - 11-30-88  
 -Objection Date: October 13, 1988  
 -Response: Refusal

Department of Public Aid

58. Reimbursement for Nursing Costs for Geriatric Facilities: 89 Ill. Adm. Code 147  
 -First Notice Published: 12 Ill. Reg. 10627 - 6-24-88  
 -Objection Date: November 15, 1988  
 -Response: Refusal

Illinois Racing Board

59. Charitable Funds: 11 Ill. Adm. Code 208  
 -First Notice Published: 12 Ill. Reg. 13926 - 9-2-88  
 -Objection Date: November 15, 1988  
 -Response: Objection 1 - Modification  
 Objection 2 and 3 - Refusal

Department of Revenue

60. Service Occupation Tax: 86 Ill. Adm. Code 140 (Emergency)  
 -First Notice Published: 12 Ill. Reg. 14419 - 9-9-88  
 -Objection Date: October 13, 1988  
 -Response: Refusal

JOINT COMMITTEE ON ADMINISTRATIVE RULES  
ILLINOIS GENERAL ASSEMBLY

## SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of December 19, 1988 through December 23, 1988 and have been scheduled for review by the Committee at its January 9, 1989 meeting. Other items not contained in this published list may also be considered by the Joint Committee at its scheduled January meeting. Members of the public wishing to express their views with respect to a proposed rule should submit written comments to the Joint Committee at the following address: Joint Committee on Administrative Rules, 509 South Sixth Street, Room 500, Springfield, IL 62701.

Second Notice Expires	Agency and Rule	Start of First Notice	Scheduled for Consideration by JCAR
2/2/89	Department of Commerce and Community Affairs, Emergency Shelter Grants Programs (47 Ill. Adm. Code 160)	6/2/88 12 Ill. Reg. 9271	January 9, 1989
2/2/89	Department of Commerce and Community Affairs, Illinois Large Business Development Program (14 Ill. Adm. Code 590)	9/30/88 12 Ill. Reg. 15249	January 9, 1989
2/3/89	Department of Public Aid, Support Responsibility of Relatives (89 Ill. Adm. Code 103)	11/4/88 12 Ill. Reg. 17667	January 9, 1989
2/3/89	Department of Public Aid, General Assistance (89 Ill. Adm. Code 114)	11/4/88 12 Ill. Reg. 17621	January 9, 1989
2/3/89	Department of Public Aid, Medical Assistance Programs (89 Ill. Adm. Code 120)	11/4/88 12 Ill. Reg. 17633	January 9, 1989
2/3/89	Department of Rehabilitation Services, Service Plan Development (89 Ill. Adm. Code 700)	6/17/88 12 Ill. Reg. 10409	January 9, 1989
2/3/89	Department of Rehabilitation Services, Program Description (89 Ill. Adm. Code 675)	9/2/88 12 Ill. Reg. 13956	January 9, 1989

JOINT COMMITTEE ON ADMINISTRATIVE RULES  
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED  
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Second Notice Expires	Agency and Rule	Start of First Notice	Scheduled for Consideration by JCAR
2/6/89	Department of Insurance, Improper Claims Practice (50 Ill. Adm. Code 919)	8/19/88 12 Ill. Reg. 13535	January 9, 1989
2/6/89	Department on Aging, Older Americans Act Programs (89 Ill. Adm. Code 230)	9/23/88 12 Ill. Reg. 14777	January 9, 1989
2/6/89	Department of Employment Security, Disqualifying Income and Reduced Benefits (56 Ill. Adm. Code 2920)	11/4/88 12 Ill. Reg. 17592	January 9, 1989
2/6/89	Department of Public Aid, Medical Payment (89 Ill. Adm. Code 140)	7/15/88 12 Ill. Reg. 11701	January 9, 1989
2/6/89	Department of Public Aid, Medical Payment (89 Ill. Adm. Code 140)	10/14/88 12 Ill. Reg. 16421	January 9, 1989
2/6/89	Department of Public Aid, Medical Payment (89 Ill. Adm. Code 140)	10/28/88 12 Ill. Reg. 17172	January 9, 1989
2/6/89	Emergency Services and Disaster Agency, Emergency and Written Notification of an Incident or Accident Involving a Reportable Hazardous Substance (29 Ill. Adm. Code 430)	11/4/88 12 Ill. Reg. 17575	January 9, 1989
2/6/89	Department of Transportation, Pal-Waukee Municipal Airport Hazard Zoning (92 Ill. Adm. Code 96)	9/23/88 12 Ill. Reg. 13049	January 9, 1989
2/6/89	Department of Rehabilitation Services, New Financial Eligibility Criteria (89 Ill. Adm. Code 685)	9/23/88 12 Ill. Reg. 15023	January 9, 1989

## ILLINOIS REGISTER

JOINT COMMITTEE ON ADMINISTRATIVE RULES  
ILLINOIS GENERAL ASSEMBLYSECOND NOTICES RECEIVED  
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<u>Second Notice Expires</u>	<u>Agency and Rule</u>	<u>Start of First Notice</u>	<u>Scheduled for Consideration by JCAR</u>
2/6/89	Illinois Farm Development Authority, Illinois Farm Development Authority (8 Ill. Adm. Code 1400)	3/25/88 12 Ill. Reg. 5545	January 9, 1989
2/6/89	Illinois Racing Board, Trainers and Owners (11 Ill. Adm. Code 1410)	2/26/88 12 Ill. Reg. 4345	January 9, 1989
2/6/89	Illinois Racing Board, Ownership, Partnership and Stable Name (11 Ill. Adm. Code 1409)	11/4/88 12 Ill. Reg. 17761	January 9, 1989
2/6/89	Illinois Racing Board, Licensing (11 Ill. Adm. Code 302)	11/4/88 12 Ill. Reg. 17755	January 9, 1989
2/6/89	Illinois Racing Board, Racing, Farm and Corporate or Stable Name (11 Ill. Adm. Code 1308)	11/4/88 12 Ill. Reg. 17766	January 9, 1989
2/6/89	Illinois Racing Board, Approval of Racing Officials (11 Ill. Adm. Code 422)	9/2/88 12 Ill. Reg. 13922	January 9, 1988

## ILLINOIS REGISTER

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## ALPHABETIC INDEX

## 1989 CUMULATIVE INDEX

## CONCLUSIONS

JCAR - Joint Committee on Administrative Rules

P	Proposed Rule
PF	Prohibited Filing Ordered by JCAR
PP	Peremptory or Court ordered Rules
PR	Proposed Repealer
R	Refusal to meet JCAR objection
RS	Statement of Recommendation
RJ	Rejection ordered by JCAR
W	Withdrawal to meet JCAR objections

EVAMP/EF.

AGRICULTURE DEPARTMENT OF

III Admin. Code 285 Ill Grain Insurance Act (P-18048/85: A-6818)

III

PAI

## ACTION C

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PAGE NUMBER

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PREVIOUS IS VOLUME—

ALL RULES ARE LISTED BY PART NUMBER AND HEADING ONLY. (FOR ACTION ON SPECIFIC SECTIONS, PLEASE REFER TO THE SECTIONS AFFECTED INDEX.) IF THERE ARE ANY

AGRICULTURE, DEPARTMENT OF

Meat &amp; Poultry Inspection Act (PP-228)

CENTRAL MANAGEMENT SERVICES, DEPARTMENT OF

State of Ill. Department of Social Services, Bureau of Child Welfare  
601 North Dearborn Street, Chicago, Illinois 60610-4097

COMMERCE AND COMMUNITY AFFAIRS, DEPARTMENT OF

COMMERCE AND COMMUNITY AFFAIRS, DEPARTMENT OF  
P-20714187-A-58)

COMMERCE COMMISSION, ILLINOIS

COMMERCE COMMISSION, ILLINOIS  
Electric Utility Forecasting (G O 215) (PR-3)

83 M. Adm. Code 435 Electric Utility Forecasting

EMPLOYMENT SECURITY, DEPARTMENT OF

EMPLOYMENT SECURITY, DEPARTMENT OF  
GENERAL PROVISIONS (P-17)

MINES AND MINERALS, DEPARTMENT OF

2230 4-4- Code 220 Surface Installation Health & Safety (P.23)

PUBLIC AID DEPARTMENT OF

PUBLIC AID, DEPARTMENT OF  
2033 644 Cade 112 Aid to the Aged, Blind or Disabled (P-15898/88; A-63)

89 Ill. Adm. Code 113  
Aid to the Aged, Blind or Disabled (1-130506; 1-130507)  
Aid to Families with Dependent Children (P.15905/88; A-70)

89 Ill. Adm. Code 112  
Aid to Families with Dependent Children (F-15902/88, R-702/88, R-703/88, R-704/88, R-705/88, R-706/88, R-707/88, R-708/88, R-709/88, R-710/88, R-711/88, R-712/88, R-713/88, R-714/88, R-715/88, R-716/88, R-717/88, R-718/88, R-719/88, R-720/88, R-721/88, R-722/88, R-723/88, R-724/88, R-725/88, R-726/88, R-727/88, R-728/88, R-729/88, R-730/88, R-731/88, R-732/88, R-733/88, R-734/88, R-735/88, R-736/88, R-737/88, R-738/88, R-739/88, R-740/88, R-741/88, R-742/88, R-743/88, R-744/88, R-745/88, R-746/88, R-747/88, R-748/88, R-749/88, R-750/88, R-751/88, R-752/88, R-753/88, R-754/88, R-755/88, R-756/88, R-757/88, R-758/88, R-759/88, R-760/88, R-761/88, R-762/88, R-763/88, R-764/88, R-765/88, R-766/88, R-767/88, R-768/88, R-769/88, R-770/88, R-771/88, R-772/88, R-773/88, R-774/88, R-775/88, R-776/88, R-777/88, R-778/88, R-779/88, R-780/88, R-781/88, R-782/88, R-783/88, R-784/88, R-785/88, R-786/88, R-787/88, R-788/88, R-789/88, R-790/88, R-791/88, R-792/88, R-793/88, R-794/88, R-795/88, R-796/88, R-797/88, R-798/88, R-799/88, R-800/88, R-801/88, R-802/88, R-803/88, R-804/88, R-805/88, R-806/88, R-807/88, R-808/88, R-809/88, R-810/88, R-811/88, R-812/88, R-813/88, R-814/88, R-815/88, R-816/88, R-817/88, R-818/88, R-819/88, R-820/88, R-821/88, R-822/88, R-823/88, R-824/88, R-825/88, R-826/88, R-827/88, R-828/88, R-829/88, R-830/88, R-831/88, R-832/88, R-833/88, R-834/88, R-835/88, R-836/88, R-837/88, R-838/88, R-839/88, R-840/88, R-841/88, R-842/88, R-843/88, R-844/88, R-845/88, R-846/88, R-847/88, R-848/88, R-849/88, R-850/88, R-851/88, R-852/88, R-853/88, R-854/88, R-855/88, R-856/88, R-857/88, R-858/88, R-859/88, R-860/88, R-861/88, R-862/88, R-863/88, R-864/88, R-865/88, R-866/88, R-867/88, R-868/88, R-869/88, R-870/88, R-871/88, R-872/88, R-873/88, R-874/88, R-875/88, R-876/88, R-877/88, R-878/88, R-879/88, R-880/88, R-881/88, R-882/88, R-883/88, R-884/88, R-885/88, R-886/88, R-887/88, R-888/88, R-889/88, R-890/88, R-891/88, R-892/88, R-893/88, R-894/88, R-895/88, R-896/88, R-897/88, R-898/88, R-899/88, R-900/88, R-901/88, R-902/88, R-903/88, R-904/88, R-905/88, R-906/88, R-907/88, R-908/88, R-909/88, R-910/88, R-911/88, R-912/88, R-913/88, R-914/88, R-915/88, R-916/88, R-917/88, R-918/88, R-919/88, R-920/88, R-921/88, R-922/88, R-923/88, R-924/88, R-925/88, R-926/88, R-927/88, R-928/88, R-929/88, R-930/88, R-931/88, R-932/88, R-933/88, R-934/88, R-935/88, R-936/88, R-937/88, R-938/88, R-939/88, R-940/88, R-941/88, R-942/88, R-943/88, R-944/88, R-945/88, R-946/88, R-947/88, R-948/88, R-949/88, R-950/88, R-951/88, R-952/88, R-953/88, R-954/88, R-955/88, R-956/88, R-957/88, R-958/88, R-959/88, R-960/88, R-961/88, R-962/88, R-963/88, R-964/88, R-965/88, R-966/88, R-967/88, R-968/88, R-969/88, R-970/88, R-971/88, R-972/88, R-973/88, R-974/88, R-975/88, R-976/88, R-977/88, R-978/88, R-979/88, R-980/88, R-981/88, R-982/88, R-983/88, R-984/88, R-985/88, R-986/88, R-987/88, R-988/88, R-989/88, R-990/88, R-991/88, R-992/88, R-993/88, R-994/88, R-995/88, R-996/88, R-997/88, R-998/88, R-999/88, R-1000/88, R-1001/88, R-1002/88, R-1003/88, R-1004/88, R-1005/88, R-1006/88, R-1007/88, R-1008/88, R-1009/88, R-1010/88, R-1011/88, R-1012/88, R-1013/88, R-1014/88, R-1015/88, R-1016/88, R-1017/88, R-1018/88, R-1019/88, R-1020/88, R-1021/88, R-1022/88, R-1023/88, R-1024/88, R-1025/88, R-1026/88, R-1027/88, R-1028/88, R-1029/88, R-1030/88, R-1031/88, R-1032/88, R-1033/88, R-1034/88, R-1035/88, R-1036/88, R-1037/88, R-1038/88, R-1039/88, R-1040/88, R-1041/88, R-1042/88, R-1043/88, R-1044/88, R-1045/88, R-1046/88, R-1047/88, R-1048/88, R-1049/88, R-1050/88, R-1051/88, R-1052/88, R-1053/88, R-1054/88, R-1055/88, R-1056/88, R-1057/88, R-1058/88, R-1059/88, R-1060/88, R-1061/88, R-1062/88, R-1063/88, R-1064/88, R-1065/88, R-1066/88, R-1067/88, R-1068/88, R-1069/88, R-1070/88, R-1071/88, R-1072/88, R-1073/88, R-1074/88, R-1075/88, R-1076/88, R-1077/88, R-1078/88, R-1079/88, R-1080/88, R-1081/88, R-1082/88, R-1083/88, R-1084/88, R-1085/88, R-1086/88, R-1087/88, R-1088/88, R-1089/88, R-1090/88, R-1091/88, R-1092/88, R-1093/88, R-1094/88, R-1095/88, R-1096/88, R-1097/88, R-1098/88, R-1099/88, R-1100/88, R-1101/88, R-1102/88, R-1103/88, R-1104/88, R-1105/88, R-1106/88, R-1107/88, R-1108/88, R-1109/88, R-1110/88, R-1111/88, R-1112/88, R-1113/88, R-1114/88, R-1115/88, R-1116/88, R-1117/88, R-1118/88, R-1119/88, R-1120/88, R-1121/88, R-1122/88, R-1123/88, R-1124/88, R-1125/88, R-1126/88, R-1127/88, R-1128/88, R-1129/88, R-1130/88, R-1131/88, R-1132/88, R-1133/88, R-1134/88, R-1135/88, R-1136/88, R-1137/8

89 Ill. Adm. Code 111  
Assistance Standards (P-15920/88; A-85)

## JOINT COMMITTEE ON ADMINISTRATIVE RULES

## Agenda

January 9, 1989

### Second Notices Received

642

239

The Sections Affected Index lists, by Title, each Section of a codified Part on which rulemaking activity has occurred in this volume of the Register and is divided into two parts: the first lists the Sections on which rulemaking activity has occurred in the previous issues of this volume year; the second lists the Sections on which rulemaking activity occurred in this issue of the Register. (The headings at the top of each page indicate the two parts: the first part shows the previous issue numbers inclusively and the date of the last published issue; the second lists the current issue number and date.) The columns in both parts indicate the type of rulemaking activity and the action taken along with the page number on which the first page of the notice of rulemaking activity appeared. If a Section on which action is being taken in the current volume (calendar year) of the Register was proposed in a previous volume, the last two digits of the previous volume's year appear immediately after the page number separated by a slash. (e.g., 111. Atm. Code 100.280 was proposed last year and adopted this year. The action entry reads: (P-8577)86; A-723.) The codes for both columns are listed below. For a complete listing of the Titles of the Illinois Administrative Code, please refer to 1 Ill. Atm. Code 100.140 or consult the Administrative Code Division.

TYPE OF RULEMAKING		ACTION CODES	
am	= amendment to existing Section	A	= Adopted rule
cc	= codification change <sup>a</sup>	C	= Codification Changes
r	= new Section	P	= Proposed rule
r	= repeal of existing Section	PP	= Prohibited Filing
r	= reclassified	PP	= Preemptory rule
#	= renumbered	R	= Failure to Remedy Objections
		RC	= Refusal to Modify or Withdraw
		W	= Withdrawal of Proposed rule

## TITLE 2 (CONT'D)

300.100	n	(P-8531)	re	(A-2913)	1151.320	re	(A-2913)
300.200	n	(P-8531)	re	(A-2913)	1151.410	re	(A-2913)
300.300	n	(P-8531)	re	(A-2913)	1151.420	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1151.510	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1151.520	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1151.530	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1151.540	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1151.550	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1151.560	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1151.570	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1151.580	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1151.590	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1151.600	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1151.610	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1151.620	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1151.630	re	(A-2913)
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300.400	n	(P-8531)	re	(A-2913)	1151.660	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1151.670	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1151.680	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1151.690	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1151.700	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1151.710	re	(A-2913)
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300.400	n	(P-8531)	re	(A-2913)	1151.730	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1151.740	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1151.750	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1151.760	re	(A-2913)
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300.400	n	(P-8531)	re	(A-2913)	1152.590	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1152.600	re	(A-2913)
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300.400	n	(P-8531)	re	(A-2913)	1152.670	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1152.680	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1152.690	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1152.700	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1152.710	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1152.720	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1152.730	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1152.740	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1152.750	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1152.760	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1152.770	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1152.780	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1152.790	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1152.800	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1152.810	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1152.820	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1152.830	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1152.840	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1152.850	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1152.860	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1152.870	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1152.880	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1152.890	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1152.900	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1152.910	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1152.920	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1152.930	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1152.940	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1152.950	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1152.960	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1152.970	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1152.980	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1152.990	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1153.000	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1153.010	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1153.020	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1153.030	re	(A-2913)
300.400	n	(P-8531)	re	(A-2913)	1153.040</		





TITLE 14 (CONT'D)		TITLE 14 (CONT'D)	
1770.90	n (P-10298)	200.40	sun (P-1; A-9424)
1770.100	r (P-10331)	200.404	sun (P-1; A-9424)
1770.100	n (P-10299)	200.500	sun (P-1; A-9424; C-10804)
1770.110	r (P-10331)	200.501	sun (P-1; A-9424)
1770.110	n (P-10299)	200.502	sun (P-1; A-9424)
1770.120	r (P-10331)	200.503	sun (P-1; A-9424)
1770.120	n (P-10299)	200.504	sun (P-1; A-9424)
1770.130	r (P-10331)	200.505	sun (P-1; A-9424)
1770.130	n (P-10298)	200.507	n (P-1; A-9424; C-10804)
1770.140	r (P-10331)	200.508	sun (P-1; A-9424)
1770.140	n (P-10299)	200.601	r (P-1; A-9424) (E-1124)
1770.150	r (P-10331)	200.603	r (P-1; A-9424; C-10804)
1770.150	n (P-10298)	200.603	sun (P-1; A-9424; C-10804)
1770.160	r (P-10331)	200.604	sun (P-1; A-9424) (E-1124)
1770.160	n (P-10299)	200.604	sun (P-1; A-9424)
1770.170	r (P-10331)	200.605	sun (P-1; A-9424)
1770.170	n (P-10298)	200.700	sun (P-1; A-9424)
1770.180	r (P-10331)	200.701	sun (P-1; A-9424)
1770.180	n (P-10299)	200.702	sun (P-1; A-9424)
1770.190	r (P-10331)	200.703	sun (P-1; A-9424)
1770.190	n (P-10298)	200.800	sun (P-1; A-9424)
1770.200	r (P-10331)	200.801	sun (P-1; A-9424) (E-1124)
1770.200	n (P-10299)	200.1001	r (P-1; A-9424) (E-1124)
1770.210	r (P-10331)	200.1001	sun (P-1; A-9424) (P-20957)
1770.220	r (P-10331)	200.1001	sun (P-1; A-9424) (P-20957)
1770.220	n (P-10298)	II, A	sun (P-1; A-9424) (P-20957)
1770.230	r (P-10331)	II, A	r (P-1; A-9424)
1770.230	n (P-10298)	II, J	r (P-1; A-9424)
1770.240	r (P-20434)	II, J	r (P-1; A-9424)
1770.240	n (P-20434)	II, M	sun (P-1; A-9424)
1770.250	r (P-20434)	II, M	sun (P-1; A-9424)
1770.250	n (P-20434)	II, N	sun (P-1; A-9424)
1770.260	r (P-20434)	200.1001	sun (P-1; A-9424)
1770.260	n (P-20434)	200.1001	sun (P-1; A-9424)
180.10	n (P-11130; Q-15757; R-17036; A-17431)	200.1001	sun (P-1; A-9424)
180.11	n (P-11130; Q-15757; R-17036; A-17431)	200.1001	sun (P-1; A-9424)
180.12	n (P-11130; Q-15757; R-17036; A-17431)	200.1001	sun (P-1; A-9424)
180.13	n (P-11130; Q-15757; R-17036; A-17431)	200.1001	sun (P-1; A-9424)
180.14	n (P-11130; Q-15757; R-17036; A-17431)	200.1001	sun (P-1; A-9424)
200.100	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.100	n (P-10298)	200.1001	sun (P-1; A-9424)
200.105	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.107	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.109	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.110	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.114	r (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.114	n (P-20957)	200.1001	sun (P-1; A-9424)
200.200	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.202	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.202	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.304	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P-1; A-9424)	200.1001	sun (P-1; A-9424)
200.305	sun (P		

TITLE 14 (CONT'D)		TITLE 17	
520.320	520.330	520.320	520.330
	(P-1734687, O-7826; R-11318; A-11201)		(P-1734687, O-7826; R-11318; A-11201)
520.700	520.710	520.700	520.710
520.720	520.730	520.720	520.730
520.740	520.750	520.740	520.750
520.760	520.770	520.760	520.770
520.780	520.790	520.780	520.790
520.800	520.810	520.800	520.810
520.820	520.830	520.820	520.830
520.840	520.850	520.840	520.850
520.860	520.870	520.860	520.870
520.880	520.890	520.880	520.890
520.900	520.910	520.900	520.910
520.920	520.930	520.920	520.930
520.940	520.950	520.940	520.950
520.960	520.970	520.960	520.970
520.980	520.990	520.980	520.990
521.000	521.010	521.000	521.010
521.020	521.030	521.020	521.030
521.040	521.050	521.040	521.050
521.060	521.070	521.060	521.070
521.080	521.090	521.080	521.090
521.100	521.110	521.100	521.110
521.120	521.130	521.120	521.130
521.140	521.150	521.140	521.150
521.160	521.170	521.160	521.170
521.180	521.190	521.180	521.190
521.200	521.210	521.200	521.210
521.220	521.230	521.220	521.230
521.240	521.250	521.240	521.250
521.260	521.270	521.260	521.270
521.280	521.290	521.280	521.290
521.300	521.310	521.300	521.310
521.320	521.330	521.320	521.330
521.340	521.350	521.340	521.350
521.360	521.370	521.360	521.370
521.380	521.390	521.380	521.390
521.400	521.410	521.400	521.410
521.420	521.430	521.420	521.430
521.440	521.450	521.440	521.450
521.460	521.470	521.460	521.470
521.480	521.490	521.480	521.490
521.500	521.510	521.500	521.510
521.520	521.530	521.520	521.530
521.540	521.550	521.540	521.550
521.560	521.570	521.560	521.570
521.580	521.590	521.580	521.590
521.600	521.610	521.600	521.610
521.620	521.630	521.620	521.630
521.640	521.650	521.640	521.650
521.660	521.670	521.660	521.670
521.680	521.690	521.680	521.690
521.700	521.710	521.700	521.710
521.720	521.730	521.720	521.730
521.740	521.750	521.740	521.750
521.760	521.770	521.760	521.770
521.780	521.790	521.780	521.790
521.800	521.810	521.800	521.810
521.820	521.830	521.820	521.830
521.840	521.850	521.840	521.850
521.860	521.870	521.860	521.870
521.880	521.890	521.880	521.890
521.900	521.910	521.900	521.910
521.920	521.930	521.920	521.930
521.940	521.950	521.940	521.950
521.960	521.970	521.960	521.970
521.980	521.990	521.980	521.990
522.000	522.010	522.000	522.010





[illegible][illegible]



[illegible]

TITLE 23 (CONT'D)		TITLE 24 (CONT'D)			
1735.70	am	(P-1855/687; A-1546)	430.60	am	(P-17575)
1735.80	am	(P-1855/687; O-7855; M-10803; A-1546)	430.70	r	(P-17585)
1735.90	r	(P-1855/687; A-1546)	430.80	r	(P-17575)
1735-Ap-A	n	(P-1855/687; O-7855; M-10803 A-1546)	430.10	n	(P-1310/87; O-4887; R-10255; A-9888)
1760.20	am	(P-1855/687; A-1543)	430.20	n	(P-1310/87; A-9888)
1761.30	am	(P-1851/687; A-11543)	430.30	n	(P-1310/87; A-9888)
1762.10	am	(P-1851/687; A-11559)	430.40	n	(P-1310/87; A-9888)
1762.20	am	(P-1851/687; A-11559)	430.50	n	(P-1310/87; A-9888)
1762.40	am	(P-1851/687; A-11543)	430.60	n	(P-1310/87; A-9888)
1762.60	am	(P-1851/687; A-11559)	430.70	n	(P-1310/87; A-9888)
3000.60	am	(P-121810)	430.80	n	(P-1310/87; A-9888)
3030.105	am	(P-121810)	430.90	n	(P-1310/87; A-9888)
3060.100	am	(P-722; A-1264)	431.00	n	(P-1310/87; A-9888)
3060.600	am	(P-722; A-1264)	431.10	n	(P-1310/87; A-9888)
3060.700	am	(P-1259/87; O-19925/87; R-2031; A-9151)	431.20	n	(P-1310/87; A-9888)
3070.100	n	(P-1259/87; O-19925/87; R-2031; A-9151)	431.30	n	(P-1310/87; A-9888)
3070.110	n	(P-1259/87; O-19925/87; R-2031; A-9151)	431.40	n	(P-1310/87; A-9888)
3070.120	n	(P-1259/87; O-19925/87; R-2031; A-9151)	431.50	n	(P-1310/87; A-9888)
3070.130	n	(P-1259/87; O-19925/87; R-2031; A-9151)	431.60	am	(P-1543/87; A-2454)
3070.140	n	(P-1259/87; O-19925/87; R-2031; A-9151)	431.70	am	(P-1543/87; A-2454)
3070.150	n	(P-1259/87; O-19925/87; R-2031; A-9151)	431.80	am	(P-19851)
3070.160	n	(P-1259/87; O-19925/87; R-2031; A-9151)	431.90	am	(P-19851)
3070.170	n	(P-1259/87; O-19925/87; R-2031; A-9151)	432.00	am	(P-19851)
3300.10	n	(P-14809)	432.10	am	(P-19851)
3300.20	n	(P-14809)	432.20	am	(P-19851)
3300.30	n	(P-14809)	432.30	am	(P-19851)
3300.40	n	(P-14809)	432.40	am	(P-19851)
3300.50	n	(P-14809)	432.50	am	(P-19851)
3300.60	n	(P-14809)	432.60	am	(P-19851)
3300.70	n	(P-14809)	432.70	am	(P-19851)
3300.80	n	(P-14809)	432.80	am	(P-19851)
3300.90	n	(P-14809)	432.90	am	(P-19851)
TITLE 26		TITLE 27			
209.90	am	(P-1296/87; A-10788)	433.00	am	(P-13858)
430.10	r	(P-17585)	433.10	am	(P-13858)
430.20	r	(P-17585)	433.20	am	(P-13858)
430.30	r	(P-17575)	433.30	am	(P-13858)
430.40	r	(P-17585)	433.40	am	(P-13858)
430.50	r	(P-17575)	433.50	am	(P-13858)
430.60	r	(P-17585)	433.60	am	(P-13858)
430.70	r	(P-17575)	433.70	am	(P-13858)
430.80	r	(P-17585)	433.80	am	(P-13858)
430.90	r	(P-17575)	433.90	am	(P-13858)
431.00	r	(P-17585)	434.00	am	(P-13858)
431.10	r	(P-17575)	434.10	am	(P-13858)
431.20	r	(P-17585)	434.20	am	(P-13858)
431.30	r	(P-17575)	434.30	am	(P-13858)
431.40	r	(P-17585)	434.40	am	(P-13858)
431.50	r	(P-17575)	434.50	am	(P-13858)
431.60	r	(P-17585)	434.60	am	(P-13858)
431.70	r	(P-17575)	434.70	am	(P-13858)
431.80	r	(P-17585)	434.80	am	(P-13858)
431.90	r	(P-17575)	434.90	am	(P-13858)
432.00	r	(P-17585)	435.00	am	(P-13858)





TITLE 15 (CONT'D)		TITLE 16 (CONT'D)	
203.208	n (P1-148858)	108.714	n (P1-148858)
203.209	am (P1-140787; A-6188)	108.801	n (P1-148858)
203.210	am (P1-140787; A-6188)	108.802	n (P1-148858)
203.211	n (P1-140787; A-6188)	108.803	n (P1-148858)
203.300	n (P1-140787; A-6188)	108.804	n (P1-148858)
203.302	am (P1-140787; A-6188)	108.806	n (P1-148858)
203.303	am (P1-140787; A-6188)	108.807	n (P1-148858)
203.304	r (P1-140787; A-6188)	108.808	n (P1-148858)
203.305	am (P1-140787; A-6188)	108.809	n (P1-148858)
203.306	am (P1-140787; A-6188)	108.810	n (P1-148858)
203.602	am (P1-140787; A-6188)	108.902	n (P1-148858)
203.603	am (P1-140787; A-6188)	108.903	n (P1-148858)
203.605	r (P1-140787; A-6188)	108.904	n (P1-148858)
203.701	n (P1-140787; A-6188)	108.905	n (P1-148858)
211.101	am (P1-140787; A-6188)	108.906	n (P1-148858)
211.122	am (P1-140787; A-6188)	107.100	r (P1-140787; A-6188)
		107.101	r (P1-140787; A-6188)
		161.202	r (P1-140787; A-6188)
		161.203	am (P1-140787; A-6188)
		201.281	am (P1-140787; A-6188)
		201.282	am (P1-140787; A-6188)
		201.402	am (P1-140787; A-6188)
		201.403	n (P1-140787; A-6188)
		201.404	n (P1-140787; A-6188)
		201.405	n (P1-140787; A-6188)
		201.406	n (P1-140787; A-6188)
		201.407	n (P1-140787; A-6188)
		201.408	n (P1-140787; A-6188)
		201.409	n (P1-140787; A-6188)
		203.104	am (P1-140787; A-6188)
		203.107	am (P1-140787; A-6188)
		203.110	am (P1-140787; A-6188)
		203.112	n (P1-140787; A-6188)
		203.113	am (P1-140787; A-6188)
		203.115	am (P1-140787; A-6188)
		203.116	am (P1-140787; A-6188)
		203.123	n (P1-140787; A-6188)
		203.124	n (P1-140787; A-6188)
		203.125	n (P1-140787; A-6188)
		203.126	r (P1-140787; A-6188)
		203.127	am (P1-140787; A-6188)
		203.128	am (P1-140787; A-6188)
		203.131	am (P1-140787; A-6188)
		203.134	am (P1-140787; A-6188)
		203.136	am (P1-140787; A-6188)
		203.145	am (P1-140787; A-6188)
		203.146	am (P1-140787; A-6188)
		203.155	am (P1-140787; A-6188)
		203.202	am (P1-140787; A-6188)
		203.203	am (P1-140787; A-6188)
		203.204	am (P1-140787; A-6188)
		203.205	am (P1-140787; A-6188)
		203.206	am (P1-140787; A-6188)
		203.207	am (P1-140787; A-6188)
		203.209	am (P1-140787; A-6188)
		203.210	am (P1-140787; A-6188)
		203.211	am (P1-140787; A-6188)
		203.212	am (P1-140787; A-6188)
		203.213	am (P1-140787; A-6188)
		203.214	am (P1-140787; A-6188)
		203.215	am (P1-140787; A-6188)
		203.216	am (P1-140787; A-6188)
		203.217	am (P1-140787; A-6188)
		203.218	am (P1-140787; A-6188)
		203.219	am (P1-140787; A-6188)
		203.220	am (P1-140787; A-6188)
		203.221	am (P1-140787; A-6188)
		203.222	am (P1-140787; A-6188)
		203.223	am (P1-140787; A-6188)
		203.224	am (P1-140787; A-6188)
		203.225	am (P1-140787; A-6188)
		203.226	am (P1-140787; A-6188)
		203.227	am (P1-140787; A-6188)
		203.228	am (P1-140787; A-6188)
		203.229	am (P1-140787; A-6188)
		203.230	am (P1-140787; A-61

TITLE 35 (CONT'D)		TITLE 35 (CONT'D)	
215-432	ann	(P-15412)	260,206
215-435	ann	(P-15412)	261,201
215-437	ann	(P-15412)	263,102
215-438	ann	(P-15412)	263,103
215-439	ann	(P-15412)	263,202
215-439	ann	(P-15412)	263,202
215-442	ann	(P-1283,987; P-1378887; A-815)	263,301
215-443	ann	(P-1283,987; P-1378887; A-815)	263,303
215-444	ann	(P-1283,987; P-1378887; A-815)	263,304
215-445	ann	(P-1461787; A-7650)	263,305
215-481	ann	(P-1461787; A-7650)	263,306
215-482	ann	(P-1461787; A-7650)	263,307
215-483	ann	(P-1461787; A-7650)	263,308
215-484	ann	(P-1461787; A-7650)	263,309
215-485	ann	(P-1461787; A-7650)	263,402
215-486	ann	(P-1461787; A-7650)	263,403
215-488	ann	(P-1461787; A-7650)	276,102
215-489	ann	(P-1461787; A-7650)	277,101
215-490	ann	(P-1422,687; A-7311)	277,102
215-621	ann	(P-1422,687; A-7311)	277,103
215-623	ann	(P-1422,687; A-7311)	277,201
215-624	ann	(P-1422,687; A-7311)	277,202
215-625	ann	(P-1422,687; A-7311)	277,302
215-628	ann	(P-1422,687; A-7311)	277,402
215-630	ann	(P-1422,687; A-7311)	281,101
215-636	ann	(P-1422,687; A-7311)	281,102
215-920	ann	(P-1422,687; A-7311)	283,102
215-923	ann	(P-1422,687; A-7311)	283,103
215-940	ann	(P-1422,687; A-7311)	283,201
215-943	ann	(P-1422,687; A-7311)	283,202
215-946	ann	(P-1422,687; A-7311)	283,203
215-960	ann	(P-1422,687; A-7311)	283,204
215-963	ann	(P-1422,687; A-7311)	283,301
215-966	ann	(P-1422,687; A-7311)	283,302
215-968	ann	(P-1422,687; A-7311)	283,303
215-970	ann	(P-1422,687; A-7311)	283,402
216-122	ann	(P-1061,5; A-20774)	283,403
243,108	ann	(P-192996)	283,404
243,120	ann	(P-192996)	283,405
251,103	ann	(P-19825)	283,502
251,201	ann	(P-19825)	283,503
251,203	ann	(P-19825)	283,504
251,208	ann	(P-19825)	283,505
251,210	ann	(P-19825)	283,506
251,212	ann	(P-19825)	283,602
251,215	ann	(P-19825)	283,603
251,218	ann	(P-19825)	283,604
260,101	ann	(P-16339)	283,605
260,102	ann	(P-16339)	283,606
260,201	ann	(P-16339)	283,702
260,202	ann	(P-16339)	283,703
260,203	ann	(P-16339)	283,704
260,204	ann	(P-16339)	283,705
260,205	ann	(P-16339)	283,706
260,206	ann	(P-16339)	283,707
260,207	ann	(P-16339)	283,708
260,208	ann	(P-16339)	283,709
260,209	ann	(P-16339)	283,710
260,210	ann	(P-16339)	283,711
260,211	ann	(P-16339)	283,712
260,212	ann	(P-16339)	283,713
260,213	ann	(P-16339)	283,714
260,214	ann	(P-16339)	283,715
260,215	ann	(P-16339)	283,716
260,216	ann	(P-16339)	283,717
260,217	ann	(P-16339)	283,718
260,218	ann	(P-16339)	283,719
260,219	ann	(P-16339)	283,720
260,220	ann	(P-16339)	283,721
260,221	ann	(P-16339)	283,722
260,222	ann	(P-16339)	283,723
260,223	ann	(P-16339)	283,724
260,224	ann	(P-16339)	283,725
260,225	ann	(P-16339)	283,726
260,226	ann	(P-16339)	283,727
260,227	ann	(P-16339)	283,728
260,228	ann	(	





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TITLE IS COUNTER			TITLE IS COUNTER		
307 3085	n	(P-5507/87, A-2592)	307 3502	n	(P-5507/87, A-2592)
307 3086	n	(P-5507/87, A-2592)	307 3503	am	(P-5507/87, A-2592)
307 3087	n	(P-5507/87, A-2592)	307 3504	n	(P-5507/87, A-2592)
307 3088	n	(P-5507/87, A-2592)	307 3505	n	(P-5507/87, A-2592)
307 3089	n	(P-5507/87, A-2592)	307 3506	n	(P-5507/87, A-2592)
307 3090	n	(P-5507/87, A-2592)	307 3507	n	(P-5507/87, A-2592)
307 3091	n	(P-5507/87, A-2592)	307 3508	n	(P-5507/87, A-2592)
307 3092	n	(P-5507/87, A-2592)	307 3509	am	(P-5507/87, A-2592)
307 3093	am	(P-5507/87, A-2592)	307 3510	n	(P-5507/87, A-2592)
307 3094	n	(P-5507/87, A-2592)	307 3601	n	(P-5507/87, A-2592)
307 3095	n	(P-5507/87, A-2592)	307 3602	n	(P-5507/87, A-2592)
307 3096	n	(P-5507/87, A-2592)	307 3603	n	(P-5507/87, A-2592)
307 3097	n	(P-5507/87, A-2592)	307 3604	n	(P-5507/87, A-2592)
307 3098	n	(P-5507/87, A-2592)	307 3605	n	(P-5507/87, A-2592)
307 3099	n	(P-5507/87, A-2592)	307 3606	n	(P-5507/87, A-2592)
307 3100	n	(P-5507/87, A-2592)	307 3607	n	(P-5507/87, A-2592)
307 3101	n	(P-5507/87, A-2592)	307 3608	n	(P-5507/87, A-2592)
307 3102	n	(P-5507/87, A-2592)	307 3610	n	(P-5507/87, A-2592)
307 3103	n	(P-5507/87, A-2592)	307 3611	n	(P-5507/87, A-2592)
307 3104	n	(P-5507/87, A-2592)	307 3612	n	(P-5507/87, A-2592)
307 3105	n	(P-5507/87, A-2592)	307 3613	n	(P-5507/87, A-2592)
307 3106	n	(P-5507/87, A-2592)	307 3701	n	(P-5507/87, A-2592)
307 3107	n	(P-5507/87, A-2592)	307 3702	n	(P-5507/87, A-2592)
307 3108	n	(P-5507/87, A-2592)	307 3703	n	(P-5507/87, A-2592)
307 3109	n	(P-5507/87, A-2592)	307 3704	n	(P-5507/87, A-2592)
307 3110	am	(P-5507/87, A-2592)	307 3705	n	(P-5507/87, A-2592)
307 3111	n	(P-5507/87, A-2592)	307 3706	n	(P-5507/87, A-2592)
307 3112	n	(P-5507/87, A-2592)	307 3707	n	(P-5507/87, A-2592)
307 3113	n	(P-5507/87, A-2592)	307 3708	n	(P-5507/87, A-2592)
307 3114	n	(P-5507/87, A-2592)	307 3709	n	(P-5507/87, A-2592)
307 3115	n	(P-5507/87, A-2592)	307 3710	n	(P-5507/87, A-2592)
307 3116	n	(P-5507/87, A-2592)	307 3711	n	(P-5507/87, A-2592)
307 3117	n	(P-5507/87, A-2592)	307 3712	n	(P-5507/87, A-2592)
307 3118	n	(P-5507/87, A-2592)	307 3801	n	(P-5507/87, A-2592)
307 3119	n	(P-5507/87, A-2592)	307 3802	n	(P-5507/87, A-2592)
307 3120	n	(P-5507/87, A-2592)	307 3803	n	(P-5507/87, A-2592)
307 3121	n	(P-5507/87, A-2592)	307 3804	n	(P-5507/87, A-2592)
307 3122	n	(P-5507/87, A-2592)	307 3805	n	(P-5507/87, A-2592)
307 3123	n	(P-5507/87, A-2592)	307 3806	n	(P-5507/87, A-2592)
307 3124	n	(P-5507/87, A-2592)	307 3807	n	(P-5507/87, A-2592)
307 3125	n	(P-5507/87, A-2592)	307 3808	n	(P-5507/87, A-2592)
307 3126	n	(P-5507/87, A-2592)	307 3809	n	(P-5507/87, A-2592)
307 3127	n	(P-5507/87, A-2592)	307 3810	n	(P-5507/87, A-2592)
307 3128	n	(P-5507/87, A-2592)	307 3811	n	(P-5507/87, A-2592)
307 3129	n	(P-5507/87, A-2592)	307 3900	n	(P-5507/87, A-2592)
307 3130	am	(P-5507/87, A-2592)	307 3901	n	(P-5507/87, A-2592)
307 3131	n	(P-5507/87, A-2592)	307 3902	n	(P-5507/87, A-2592)
307 3132	n	(P-5507/87, A-2592)	307 3903	n	(P-5507/87, A-2592)
307 3133	n	(P-5507/87, A-2592)	307 3904	n	(P-5507/87, A-2592)
307 3134	n	(P-5507/87, A-2592)	307 3905	n	(P-5507/87, A-2592)
307 3135	n	(P-5507/87, A-2592)	307 3906	n	(P-5507/87, A-2592)
307 3136	n	(P-5507/87, A-2592)	307 3907	n	(P-5507/87, A-2592)
307 3137	n	(P-5507/87, A-2592)	307 3908	n	(P-5507/87, A-2592)
307 3138	n	(P-5507/87, A-2592)	307 3909	n	(P-5507/87, A-2592)
307 3139	n	(P-5507/87, A-2592)	307 3910	n	(P-5507/87, A-2592)
307 3140	n	(P-5507/87, A-2592)			
307 3141	n	(P-5507/87, A-2592)			
307 3142	n	(P-5507/87, A-2592)			
307 3143	n	(P-5507/87, A-2592)			
307 3144	n	(P-5507/87, A-2592)			
307 3145	n	(P-5507/87, A-2592)			
307 3146	n	(P-5507/87, A-2592)			
307 3147	n	(P-5507/87, A-2592)			
307 3148	n	(P-5507/87, A-2592)			
307 3149	n	(P-5507/87, A-2592)			
307 3150	n	(P-5507/87, A-2592)			
307 3151	n	(P-5507/87, A-2592)			

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[illegible]



307.8104		307.8105		307.8106		307.8107		307.8108		307.8109		307.8110		307.8111		307.8112		307.8113		307.8114		307.8115		307.8116		307.8117		307.8118		307.8119		307.8120		307.8121		307.8122		307.8123		307.8124		307.8125		307.8126		307.8127		307.8128		307.8129		307.8130		307.8131		307.8132		307.8133		307.8134		307.8135		307.8136		307.8137		307.8138		307.8139		307.8140		307.8141		307.8142		307.8143		307.8144		307.8145		307.8146		307.8147		307.8148		307.8149		307.8150		307.8151		307.8152		307.8153		307.8154		307.8155		307.8156		307.8157		307.8158		307.8159		307.8160		307.8161		307.8162		307.8163		307.8164		307.8165		307.8166		307.8167		307.8168		307.8169		307.8170		307.8171		307.8172		307.8173		307.8174		307.8175		307.8176		307.8177		307.8178		307.8179		307.8180		307.8181		307.8182		307.8183		307.8184		307.8185		307.8186		307.8187		307.8188		307.8189		307.8190		307.8191		307.8192		307.8193		307.8194		307.8195		307.8196		307.8197		307.8198		307.8199		307.8200		307.8201		307.8202		307.8203		307.8204		307.8205		307.8206		307.8207		307.8208		307.8209		307.8210		307.8211		307.8212		307.8213		307.8214		307.8215		307.8216		307.8217		307.8218		307.8219		307.8220		307.8221		307.8222		307.8223		307.8224		307.8225		307.8226		307.8227		307.8228		307.8229		307.8230		307.8231		307.8232		307.8233		307.8234		307.8235		307.8236		307.8237		307.8238		307.8239		307.8240		307.8241		307.8242		307.8243		307.8244		307.8245		307.8246		307.8247		307.8248		307.8249		307.8250		307.8251		307.8252		307.8253		307.8254		307.8255		307.8256		307.8257		307.8258		307.8259		307.8260		307.8261		307.8262		307.8263		307.8264		307.8265		307.8266		307.8267		307.8268		307.8269		307.8270		307.8271		307.8272		307.8273		307.8274		307.8275		307.8276		307.8277		307.8278		307.8279		307.8280		307.8281		307.8282		307.8283		307.8284		307.8285		307.8286		307.8287		307.8288		307.8289		307.8290		307.8291		307.8292		307.8293		307.8294		307.8295		307.8296		307.8297		307.8298		307.8299		307.8300		307.8301		307.8302		307.8303		307.8304		307.8305		307.8306		307.8307		307.8308		307.8309		307.8310		307.8311		307.8312		307.8313		307.8314		307.8315		307.8316		307.8317		307.8318		307.8319		307.8320		307.8321		307.8322		307.8323		307.8324		307.8325		307.8326		307.8327		307.8328		307.8329		307.8330		307.8331		307.8332		307.8333		307.8334		307.8335		307.8336		307.8337		307.8338		307.8339		307.8340		307.8341		307.8342		307.8343	
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373.202		373.204		373.205		378.101		378.102		378.103		378.202		378.203		378.302		378.303		378.401		378.402		378.403		378.404		378.405		378.406		378.407		378.408		378.409		378.410		378.411		378.412		378.413		378.414		378.415		378.416		378.417		378.418		378.419		378.420		378.421		378.422		378.423		378.424		378.425		378.426		378.427		378.428		378.429		378.430		378.431		378.432		378.433		378.434		378.435		378.436		378.437		378.438		378.439		378.440		378.441		378.442		378.443		378.444		378.445		378.446		378.447		378.448		378.449		378.450		378.451		378.452		378.453		378.454		378.455		378.456		378.457		378.458		378.459		378.460		378.461		378.462		378.463		378.464		378.465		378.466		378.467		378.468		378.469		378.470		378.471		378.472		378.473		378.474		378.475		378.476		378.477		378.478		378.479		378.480		378.481		378.482		378.483		378.484		378.485		378.486		378.487		378.488		378.489		378.490		378.491		378.492		378.493		378.494		378.495		378.496		378.497		378.498		378.499		378.500		378.501		378.502		378.503		378.504		378.505		378.506		378.507		378.508		378.509		378.510		378.511		378.512		378.513		378.514		378.515		378.516		378.517		378.518		378.519		378.520		378.521		378.522		378.523		378.524		378.525		378.526		378.527		378.528		378.529		378.530		378.531		378.532		378.533		378.534		378.535		378.536		378.537		378.538		378.539		378.540		378.541		378.542		378.543		378.544		378.545		378.546		378.547		378.548		378.549		378.550		378.551		378.552		378.553		378.554		378.555		378.556		378.557		378.558		378.559		378.560		378.561		378.562		378.563		378.564		378.565		378.566		378.567		378.568		378.569		378.570		378.571		378.572		378.573		378.574		378.575		378.576		378.577		378.578		378.579		378.580		378.581		378.582		378.583		378.584		378.585		378.586		378.587		378.588		378.589		378.590		378.591		378.592		378.593		378.594		378.595		378.596		378.597		378.598		378.599		378.600		378.601		378.602		378.603		378.604		378.605		378.606		378.607		378.608		378.609		378.610		378.611		378.612		378.613		378.614		378.615		378.616		378.617		378.618		378.619		378.620		378.621		378.622		378.623		378.624		378.625		378.626		378.627		378.628		378.629		378.630		378.631		378.632		378.633		378.634		378.635		378.636		378.637		378.638		378.639		378.640		378.641		378.642		378.643		378.644		378.645	
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TITLE 35, CONT'D			TITLE 35, CONT'D		
808.101	n	(P-9326)	811.503	n	(P-7172)
808.102	n	(P-9326)	811.504	n	(P-7172)
808.110	n	(P-9326)	811.505	n	(P-7172)
808.111	n	(P-9326)	811.506	n	(P-7172)
808.121	n	(P-9326)	811.507	n	(P-7172)
808-App. A		(P-9326)	811.508	n	(P-7172)
810.101	n	(P-7157)	811.509	n	(P-7172)
810.102	n	(P-7157)	811.600	n	(P-7172)
810.103	n	(P-7157)	811.700	n	(P-7172)
810.104	n	(P-7172)	811.701	n	(P-7172)
810.105	n	(P-7172)	811.702	n	(P-7172)
810.106	n	(P-7172)	811.703	n	(P-7172)
810.107	n	(P-7172)	811.704	n	(P-7172)
810.108	n	(P-7172)	811.705	n	(P-7172)
810.109	n	(P-7172)	811.706	n	(P-7172)
810.110	n	(P-7172)	811.707	n	(P-7172)
811.111	n	(P-7172)	811.710	n	(P-7172)
811.112	n	(P-7172)	811.711	n	(P-7172)
811.113	n	(P-7172)	811.712	n	(P-7172)
811.114	n	(P-7172)	811.713	n	(P-7172)
811.115	n	(P-7172)	811.714	n	(P-7172)
811.116	n	(P-7172)	811.715	n	(P-7172)
811.117	n	(P-7172)	812.101	n	(P-7074)
811.118	n	(P-7172)	812.102	n	(P-7074)
811.119	n	(P-7172)	812.103	n	(P-7074)
811.201	n	(P-7172)	812.104	n	(P-7074)
811.202	n	(P-7172)	812.105	n	(P-7074)
811.203	n	(P-7172)	812.106	n	(P-7074)
811.204	n	(P-7172)	812.107	n	(P-7074)
811.205	n	(P-7172)	812.108	n	(P-7074)
811.301	n	(P-7172)	812.109	n	(P-7074)
811.302	n	(P-7172)	812.110	n	(P-7074)
811.303	n	(P-7172)	812.111	n	(P-7074)
811.304	n	(P-7172)	812.112	n	(P-7074)
811.305	n	(P-7172)	812.113	n	(P-7074)
811.306	n	(P-7172)	812.114	n	(P-7074)
811.307	n	(P-7172)	812.115	n	(P-7074)
811.308	n	(P-7172)	812.116	n	(P-7074)
811.309	n	(P-7172)	812.201	n	(P-7074)
811.310	n	(P-7172)	812.202	n	(P-7074)
811.311	n	(P-7172)	812.203	n	(P-7074)
811.312	n	(P-7172)	812.204	n	(P-7074)
811.313	n	(P-7172)	812.205	n	(P-7074)
811.314	n	(P-7172)	812.206	n	(P-7074)
811.315	n	(P-7172)	812.207	n	(P-7074)
811.316	n	(P-7172)	812.208	n	(P-7074)
811.317	n	(P-7172)	812.209	n	(P-7074)
811.318	n	(P-7172)	812.210	n	(P-7074)
811.319	n	(P-7172)	812.211	n	(P-7074)
811.320	n	(P-7172)	812.212	n	(P-7074)
811.321	n	(P-7172)	812.301	n	(P-7074)
811.322	n	(P-7172)	812.302	n	(P-7074)
811.323	n	(P-7172)	812.303	n	(P-7074)
811.401	n	(P-7172)	812.304	n	(P-7074)
811.402	n	(P-7172)	812.305	n	(P-7074)
811.403	n	(P-7172)	812.306	n	(P-7074)
811.404	n	(P-7172)	812.307	n	(P-7074)
811.405	n	(P-7172)	812.308	n	(P-7074)
811.406	n	(P-7172)	812.309	n	(P-7074)
811.501	n	(P-7172)	812.310	n	(P-7074)
811.502	n	(P-7172)	812.311	n	(P-7074)
811.503	n	(P-7172)	812.312	n	(P-7074)

TITLE NO. (CONT'D.)		TITLE NO. (CONT'D.)	
681.602	n (P-1548287; A-89260)	704.151	n (P-88229; A-13700)
681.701	n (P-1548287; A-89260)	704.161	nm (P-88229; A-13700)
681.702	n (P-1548287; A-89260)	720.110	nm (P-1532787; A-24560)
681.703	n (P-1548287; A-89260)	720.111	nm (P-129691; P-15327)
681.704	n (P-1548287; A-89260)	721.103	nm (P-1632787; A-24560)
681.705	n (P-1548287; A-89260)	721.104	nm (P-153547)
681.706	n (P-1548287; A-89260)	721.105	nm (P-1632787; A-24560)
681.707	n (P-1548287; A-89260)	721.106	nm (P-153547)
681.708	n (P-1548287; A-89260)	721.107	nm (P-13006; P-15347)
681.709	n (P-1548287; A-89260)	721.108	nm (P-15347)
681.710	n (P-1548287; A-89260)	721.109	nm (P-15347)
681.711	n (P-1548287; A-89260)	721.110	nm (P-15347)
681.712	n (P-1548287; A-89260)	721.111	nm (P-15347)
681.713	n (P-1548287; A-89260)	721.112	nm (P-15347)
681.714	n (P-1548287; A-89260)	721.113	nm (P-15347)
681.715	n (P-1548287; A-89260)	721.114	nm (P-15347)
681.716	n (P-1548287; A-89260)	721.115	nm (P-15347)
681.717	n (P-1548287; A-89260)	721.116	nm (P-15347)
681.718	n (P-1548287; A-89260)	721.117	nm (P-15347)
681.719	n (P-1548287; A-89260)	721.118	nm (P-15347)
681.720	n (P-1548287; A-89260)	721.119	nm (P-15347)
681.721	n (P-1548287; A-89260)	721.120	nm (P-15347)
681.722	n (P-1548287; A-89260)	721.121	nm (P-15347)
681.723	n (P-1548287; A-89260)	721.122	nm (P-15347)
681.724	n (P-1548287; A-89260)	721.123	nm (P-15347)
681.725	n (P-1548287; A-89260)	721.124	nm (P-15347)
681.726	n (P-1548287; A-89260)	721.125	nm (P-15347)
681.727	n (P-1548287; A-89260)	721.126	nm (P-15347)
681.728	n (P-1548287; A-89260)	721.127	nm (P-15347)
681.729	n (P-1548287; A-89260)	721.128	nm (P-15347)
681.730	n (P-1548287; A-89260)	721.129	nm (P-15347)
681.731	n (P-1548287; A-89260)	721.130	nm (P-15347)
681.732	n (P-1548287; A-89260)	721.131	nm (P-15347)
681.733	n (P-1548287; A-89260)	721.132	nm (P-15347)
681.734	n (P-1548287; A-89260)	721.133	nm (P-15347)
681.735	n (P-1548287; A-89260)	721.134	nm (P-15347)
681.736	n (P-1548287; A-89260)	721.135	nm (P-15347)
681.737	n (P-1548287; A-89260)	721.136	nm (P-15347)
681.738	n (P-1548287; A-89260)	721.137	nm (P-15347)
681.739	n (P-1548287; A-89260)	721.138	nm (P-15347)
681.740	n (P-1548287; A-89260)	721.139	nm (P-15347)
681.741	n (P-1548287; A-89260)	721.140	nm (P-15347)
681.742	n (P-1548287; A-89260)	721.141	nm (P-15347)
681.743	n (P-1548287; A-89260)	721.142	nm (P-15347)
681.744	n (P-1548287; A-89260)	721.143	nm (P-15347)
681.745	n (P-1548287; A-89260)	721.144	nm (P-15347)
681.746	n (P-1548287; A-89260)	721.145	nm (P-15347)
681.747	n (P-1548287; A-89260)	721.146	nm (P-15347)
681.748	n (P-1548287; A-89260)	721.147	nm (P-15347)
681.749	n (P-1548287; A-89260)	721.148	nm (P-15347)
681.750	n (P-1548287; A-89260)	721.149	nm (P-15347)
681.751	n (P-1548287; A-89260)	721.150	nm (P-15347)
681.752	n (P-1548287; A-89260)	721.151	nm (P-15347)
681.753	n (P-1548287; A-89260)	721.152	nm (P-15347)
681.754	n (P-1548287; A-89260)	721.153	nm (P-15347)
681.755			











TITLE 44 (CONT'D)		TITLE 47 (CONT'D)	
1,305.40	n (P-22125; E-22252)	1,169	n (P-4403)
1,305.50	n (P-22125; E-22252)	1,170	n (P-4403)
5,010.10	am (P-14907/87; A-10671)	1,175	n (P-4403)
5,010.20	am (P-14907/87; A-10671)	1,180	n (P-4403)
5,010.21	am (P-14907/87; A-10671)	1,185	n (P-4403)
5,010.22	am (P-14907/87; A-10671)	1,190	n (P-4403)
5,010.23	am (P-14907/87; A-10671)	1,195	n (P-4403)
5,010.24	am (P-14907/87; A-10671)	1,200	n (P-4403)
5,010.25	am (P-14907/87; A-10671)	1,205	n (P-4403)
5,010.26	am (P-14907/87; A-10671)	1,210	n (P-4403)
5,010.30	f (P-14907/87; A-10671)	1,215	n (P-4403)
5,010.31	f (P-14907/87; A-10671)	1,220	n (P-4403)
5,010.32	am (P-14907/87; A-10671)	1,225	n (P-4403)
5,010.33	am (P-14907/87; A-10671)	1,230	n (P-4403)
5,010.34	am (P-14907/87; A-10671)	1,235	n (P-4403)
5,010.35	am (P-14907/87; A-10671)	1,240	n (P-4403)
5,010.36	am (P-14907/87; A-10671)	1,245	n (P-4403)
5,010.37	am (P-14907/87; A-10671)	1,250	n (P-4403)
5,010.38	am (P-14907/87; A-10671)	1,255	n (P-4403)
5,010.39	am (P-14907/87; A-10671)	1,260	n (P-4403)
5,010.40	am (P-14907/87; A-10671)	1,265	n (P-4403)
5,010.41	am (P-14907/87; A-10671)	1,270	n (P-4403)
5,010.42	am (P-14907/87; A-10671)	1,275	n (P-4403)
5,010.43	am (P-14907/87; A-10671)	1,280	n (P-4403)
5,010.44	am (P-14907/87; A-10671)	1,285	n (P-4403)
5,010.45	am (P-14907/87; A-10671)	1,290	n (P-4403)
5,010.46	am (P-14907/87; A-10671)	1,295	n (P-4403)
5,010.47	am (P-14907/87; A-10671)	1,300	n (P-4403)
5,010.48	am (P-14907/87; A-10671)	1,305	n (P-4403)
5,010.49	am (P-14907/87; A-10671)	1,310	n (P-4403)
5,010.50	am (P-14907/87; A-10671)	1,315	n (P-4403)
5,010.51	am (P-14907/87; A-10671)	1,320	n (P-4403)
5,010.52	am (P-14907/87; A-10671)	1,325	n (P-4403)
5,010.60	am (P-14907/87; A-10671)	1,330	n (P-4403)
5,010.65	am (P-14907/87; A-10671)	1,335	n (P-4403)
5,010.70	am (P-14907/87; A-10671)	1,340	n (P-4403)
5,010.71	am (P-14907/87; A-10671)	1,345	n (P-4403)
5,010.72	am (P-14907/87; A-10671)	1,350	n (P-4403)
5,010.74	am (P-14907/87; A-10671)	1,355	n (P-4403)
5,010.78	am (P-14907/87; A-10671)	1,360	n (P-4403)
5,010.83	am (P-14907/87; A-10671)	1,365	n (P-4403)
5,010.110	am (P-14907/87; A-10671)	1,370	n (P-4403)
5,010.113	am (P-14907/87; A-10671)	1,375	n (P-4403)
5,010.114	am (P-14907/87; A-10671)	1,380	n (P-4403)
5,010.116	am (P-14907/87; A-10671)	1,385	n (P-4403)
5,010.117	am (P-14907/87; A-10671)	1,390	n (P-4403)
5,010.120	am (P-14907/87; A-10671)	1,395	n (P-4403)
5,010.124	am (P-14907/87; A-10671)	1,400	n (P-4403)
5,010.125	am (P-14907/87; A-10671)	1,405	n (P-4403)
5,010.130	am (P-14907/87; A-10671)	1,410	n (P-4403)
5,010.140	am (P-14907/87; A-10671)	1,415	n (P-4403)
5,010.150	am (P-14907/87; A-10671)	1,420	n (P-4403)
5,010.153	am (P-14907/87; A-10671)	1,425	n (P-4403)
5,010.155	am (P-14907/87; A-10671)	1,430	n (P-4403)
5,010.160	am (P-14907/87; A-10671)	1,435	n (P-4403)
5,010.165	am (P-14907/87; A-10671)	1,440	n (P-4403)
5,010.170	am (P-14907/87; A-10671)	1,445	n (P-

TITLE 47 (CONT'D)		TITLE 50 (CONT'D)			
120.70	un	(P-4751; A-17311)	941.30	n	(P-12948)
120.80	un	(P-4751; A-17311)	941.40	n	(P-12948)
120.90	un	(P-4751; A-17311)	941.50	n	(P-12948)
121.00	un	(P-4751; A-17311)	941.60	un	(P-12948; A-2626)
121.10	un	(P-4751; A-17311)	951.10	un	(P-12948; A-2626)
121.15	un	(P-4751; A-17311)	951.20	un	(P-12948; A-2626)
160.10	n	(P-109387; Q-3119; RC-3122; R-3827; A-3676)	951.30	n	(P-12948; A-2626)
160.20	n	(P-109387; Q-3119; RC-3122; R-3827; A-3676)	951.40	n	(P-12948; A-2626)
160.30	n	(P-109387; Q-3119; RC-3122; R-3827; A-3676)	951.50	n	(P-12948; A-2626)
160.40	n	(P-109387; Q-3119; RC-3122; R-3827; A-3676)	951.60	n	(P-12948; A-2626)
160.50	n	(P-109387; Q-3119; RC-3122; R-3827; A-3676)	951.70	n	(P-12948; A-2626)
160.60	n	(P-109387; Q-3119; RC-3122; R-3827; A-3676)	951.80	n	(P-12948; A-2626)
160.70	n	(P-109387; Q-3119; RC-3122; R-3827; A-3676)	951.90	n	(P-12948; A-2626)
160.80	n	(P-109387; Q-3119; RC-3122; R-3827; A-3676)	952.00	n	(P-12948; A-2626)
160.90	un	(P-109387; Q-3119; RC-3122; R-3827; A-3676)	952.10	n	(P-12948; A-2626)
350.20	un	(P-12565)	952.20	n	(P-12948; A-2626)
TITLE 50		TITLE 50			
601.10	n	(P-11985)	2007.60	un	(P-1889; A-627; A-4921)
601.20	n	(P-11985)	2009.10	n	(P-5568; A-17346)
601.30	n	(P-11985)	2009.20	n	(P-5568; A-17346)
601.40	n	(P-11985)	2009.30	n	(P-5568; A-17346)
601.50	n	(P-11985)	2009.40	n	(P-5568; A-17346)
601.60	n	(P-11985)	2009.50	n	(P-5568; A-17346)
601.70	n	(P-11985)	2009.60	n	(P-5568; A-17346)
601.80	n	(P-11985)	2009.70	n	(P-5568)
601.90	n	(P-11985)	2009.80	n	(P-5568; A-17346)
601.100	n	(P-11985)	2009.90	n	(P-5568; A-17346)
601.110	n	(P-11985)	2010.00	n	(P-5568; A-17346)
601.120	n	(P-11985)	2010.10	n	(P-5568; A-17346)
601.130	n	(P-11985)	2010.20	n	(P-5568; A-17346)
601.140	n	(P-11985)	2010.30	n	(P-5568; A-17346)
601.150	n	(P-11985)	2010.40	n	(P-5568; A-17346)
601.160	n	(P-11985)	2010.50	n	(P-5568; A-17346)
601.170	n	(P-11985)	2010.60	n	(P-5568; A-17346)
601.180	n	(P-11985)	2010.70	n	(P-5568; A-17346)
601.190	n	(P-11985)	2010.80	n	(P-5568; A-17346)
601.200	n	(P-11985)	2010.90	n	(P-5568; A-17346)
601.210	n	(P-11985)	2010.100	n	(P-5568; A-17346)
601.220	n	(P-11985)	2010.110	n	(P-5568; A-17346)
601.230	n	(P-11985)	2010.120	n	(P-5568; A-17346)
601.240	n	(P-11985)	2010.130	n	(P-5568; A-17346)
601.250	n	(P-11985)	2010.140	n	(P-5568; A-17346)
601.260	n	(P-11985)	2010.150	n	(P-5568; A-17346)
601.270	n	(P-11985)	2010.160	n	(P-5568; A-17346)
601.280	n	(P-11985)	2010.170	n	(P-5568; A-17346)
601.290	n	(P-11985)	2010.180	n	(P-5568; A-17346)
601.300	n	(P-11985)	2010.190	n	(P-5568; A-17346)
601.310	n	(P-11985)	2010.200	n	(P-5568; A-17346)
601.320	n	(P-11985)	2010.210	n	(P-5568; A-17346)



[illegible]





TITLE 68 (CONT'D)		TITLE 68 (CONT'D)	
300.44	re (A-2938)	330.60	re (A-2957)
300.45	re (A-2938)	330.70	re (A-2957)
300.48	re (A-2938)	330.80	re (A-2957)
300.50	re (A-2938)	330.90	re (A-2957)
300-App. A	re (A-2938)	330.91	re (A-2957)
300-App. B	re (A-2938)	330.92	re (A-2957)
300-App. C	re (A-2938)	330.93	re (A-2957)
300-App. D	re (A-2938)	330.94	re (A-2957)
310.00	re (A-2955)	330.95	re (A-2957)
310.30	re (A-2955)	330.100	re (A-2957)
310.40	re (A-2955)	330.110	re (A-2957)
310.50	re (A-2955)	330.120	re (A-2957)
310.60	re (A-2955)	330.130	re (A-2957)
310.70	re (A-2955)	330.140	re (A-2957)
310.75	re (A-2955)	330.150	re (A-2957)
310.80	re (A-2955)	330.160	re (A-2957)
310.85	re (A-2955)	330.170	re (A-2957)
310.90	re (A-2955)	330.180	re (A-2957)
315.00	re (A-2940)	340.10	re (A-2959)
315.100	re (A-2940)	340.20	re (A-2959)
315.110	re (A-2940)	340.30	re (A-2959)
315.120	re (A-2940)	340.40	re (A-2959)
315.130	re (A-2940)	340.50	re (A-2959)
315.140	re (A-2940)	340.60	re (A-2959)
315.150	re (A-2940)	340.65	re (A-2959)
315.160	re (A-2940)	340.70	re (A-2959)
315.165	re (A-2940)	340.75	re (A-2959)
315.170	re (A-2940)	340.80	re (A-2959)
315.180	re (A-2940)	340.85	re (A-2959)
315.200	re (A-2940)	340.90	re (A-2959)
320.00	re (A-1821)	350.00	re (A-2960)
320.10	re (A-1821)	350.10	re (A-2960)
320.20	re (A-1821)	350.20	re (A-2960)
320.30	re (A-1821)	350.30	re (A-2960)
320.40	re (A-1821)	350.40	re (A-2960)
320.50	re (A-1821)	350.50	re (A-2960)
320.55	re (A-1821)	350.60	re (A-2960)
320.60	re (A-1821)	350.70	re (A-2960)
320.65	re (A-1821)	350.80	re (A-2960)
320.70	re (A-1821)	350.90	re (A-2960)
320.80	re (A-1821)	350.95	re (A-2960)
320.90	re (A-1821)	350.110	re (A-2960)
320.100	re (A-1821)	350.115	re (A-2960)
320.110	re (A-1821)	350.120	re (A-2960)
320.120	re (A-1821)	360.10	re (A-2962)
320.200	re (A-1821)	360.20	re (A-2962)
320.210	re (A-1821)	360.30	re (A-2962)
320.220	re (A-1821)	360.40	re (A-2962)
320.230	re (A-1821)	360.50	re (A-2962)
320.240	re (A-1821)	360.55	re (A-2962)
320.260	re (A-1821)	360.60	re (A-2962)
320.270	re (A-1821)	360.70	re (A-2962)
330.10	re (A-2957)	360.85	re (A-2962)
330.20	re (A-2957)	360.90	re (A-2962)
330.30	re (A-2957)	360.95	re (A-2962)
330.40	re (A-2957)	360-App. A	re (A-2962)
330.55	re (A-2957)	370.10	re (A-2969)

TITLE 68 (CONT'D)		TITLE 68 (CONT'D)	
370.20	re (A-2569)	420.10	re (A-2944)
370.30	re (A-2569)	420.15	re (A-2944)
370.40	re (A-2569)	420.20	re (A-2944)
370.50	re (A-2569)	420.25	re (A-2944)
370.60	re (A-2569)	420.30	re (A-2944)
370.70	re (A-2569)	420.35	re (A-2944)
370.80	re (A-2569)	420.40	re (A-2944)
370.90	re (A-2569)	420.45	re (A-2944)
370.100	re (A-2569)	420.50	re (A-2944)
370.110	re (A-2569)	420.55	re (A-2944)
370.120	re (A-2569)	420.56	re (A-2944)
370.200	re (A-2569)	420.60	re (A-2944)
370.210	re (A-2569)	420.65	re (A-2944)
370.220	re (A-2569)	420.70	re (A-2944)
370.230	re (A-2569)	420.75	re (A-2944)
370.240	re (A-2569)	420.85	re (A-2944)
370.250	re (A-2569)	420.90	re (A-2944)
370.260	re (A-2569)	420.95	re (A-2944)
370.270	re (A-2569)	420.100	re (A-2944)
370.280	re (A-2569)	420.105	re (A-2944)
370.290	re (A-2569)	420.115	re (A-2944)
370.300	re (A-2569)	420.120	re (A-2944)
370.310	re (A-2569)	420.125	re (A-2944)
370.320	re (A-2569)	420.800	re (A-2973)
370.325	re (A-2569)	430.1010	re (A-2973)
370.325 n	(E-2.1008.87; O-966)	430.1020	re (A-2973)
370.330	re (A-2569)	430.2010	re (A-2973)
370.340	re (A-2569)	430.2020	re (A-2973)
370.350	re (A-2569)	430.2030	re (A-2973)
370.360	re (A-2569)	430.2040	re (A-2973)
370.370	re (A-2569)	430.3010	re (A-2973)
380.210	re (A-2942)	430.3020	re (A-2973)
380.220	re (A-2942)	430.4010	re (A-2973)
380.230	re (A-2942)	430.5010	re (A-2973)
380.240	re (A-2942)	430.5030	re (A-2973)
380.250	re (A-2942)	430.5040	re (A-2973)
380.260	re (A-2942)	430.5050	re (A-2973)
380.270	re (A-2942)	430.6010	re (A-2973)
380.280	re (A-2942)	430.6020	re (A-2973)
380.290	re (A-2942)	430.6030	re (A-2973)
380.300	re (A-2942)	430. App. A	re (A-2973)
380.310	re (A-2942)	430. App. B	re (A-2973)
380.320	re (A-2942)	450.10	re (A-2977)
380.330	re (A-2942)	450.15	re (A-2977)
380.340	re (A-2942)	450.17	re (A-2977)
400.10	re (A-2972)	450.20	re (A-2977)
400.15	re (A-2972)	450.30	re (A-2977)
400.20	re (A-2972)	450.40	re (A-2977)
400.30	re (A-2972)	450.50	re (A-2977)
400.40	re (A-2972)	450.55	re (A-2977)
400.50	re (A-2972)	450.60	re (A-2977)
400.60	re (A-2972)	450.70	re (A-2977)
400.70	re (A-2972)	450.80	re (A-2977)
400.80	re (A-2972)	450.90	re (A-2977)
400.90	re (A-2944)	450.1010	re (A-2977)
401.00	re (A-2944)	450.110	re (A-2977)
401.7	re (A-2944)	450.120	re (A-2977)





LITTLE 68 (CONT'D)		LITTLE 68 (CONT'D)	
1175.515	n (A-20488)	1200.45	nn
1175.520	n (A-20488)		re
1175.525	n (A-20488)	1200.50	ann
1175.530	n (A-20488)	1200.60	re
1175.535	n (A-20488)	1200.70	re
1175.540	n (A-20488)	1200.80	re
1175.545	n (A-20488)	1201.00	re
1175.550	n (A-20488)	1201.10	re
1175.555	n (A-20488)	1201.20	re
1175.560	n (A-20488)	1201.30	re
1175.565	n (A-20488)	1201.40	re
1175.570	n (A-20488)	1201.50	re
1175.575	n (A-20488)	1201.60	re
1175.580	n (A-20488)	1201.70	re
1175.585	n (A-20488)	1201.80	re
1175.590	n (A-20488)	1201.90	re
1175.595	n (A-20488)	1202.00	re
1180.10	r (P-1921287; A-20543)	1202.10	re
1180.20	r (P-1921287; A-20543)	1202.20	re
1180.30	r (P-1921287; A-20543)	1202.30	re
1180.40	r (P-1921287; A-20543)	1202.40	re
1180.50	r (P-1921287; A-20543)	1202.50	re
1180.60	r (P-1921287; A-20543)	1202.60	re
1180.70	r (P-1921287; A-20543)	1202.70	re
1180.80	r (P-1921287; A-20543)	1202.80	re
1180.90	r (P-1921287; A-20543)	1202.90	re
1181.00	r (P-1921287; A-20543)	1203.00	re
1181.10	r (P-1921287; A-20543)	1203.10	re
1181.20	r (P-1921287; A-20543)	1203.20	re
1181.30	r (P-1921287; A-20543)	1203.30	re
1181.40	r (P-1921287; A-20543)	1203.40	re
1181.50	r (P-1921287; A-20543)	1203.50	re
1181.60	r (P-1921287; A-20543)	1203.60	re
1181.70	r (P-1921287; A-20543)	1203.70	re
1181.80	r (P-1921287; A-20543)	1203.80	re
1181.90	r (P-1921287; A-20543)	1203.90	re
1182.00	r (P-1921287; A-20543)	1204.00	re
1182.10	r (P-1921287; A-20543)	1204.10	re
1182.20	r (P-1921287; A-20543)	1204.20	re
1182.30	r (P-1921287; A-20543)	1204.30	re
1182.40	r (P-1921287; A-20543)	1204.40	re
1182.50	r (P-1921287; A-20543)	1204.50	re
1182.60	r (P-1921287; A-20543)	1204.60	re
1182.70	r (P-1921287; A-20543)	1204.70	re
1182.80	r (P-1921287; A-20543)	1204.80	re
1182.90	r (P-1921287; A-20543)	1204.90	re
1183.00	r (P-1921287; A-20543)	1205.00	re
1183.10	r (P-1921287; A-20543)	1205.10	re
1183.20	r (P-1921287; A-20543)	1205.20	re
1183.30	r (P-1921287; A-20543)	1205.30	re
1183.40	r (P-1921287; A-20543)	1205.40	re
1183.50	r (P-1921287; A-20543)	1205.50	re
1183.60	r (P-1921287; A-20543)	1205.60	re
1183.70	r (P-1921287; A-20543)	1205.70	re
1183.80	r (P-1921287; A-20543)	1205.80	re
1183.90	r (P-1921287; A-20543)	1205.90	re
1184.00	r (P-1921287; A-20543)	1206.00	re
1184.10	r (P-1921287; A-20543)	1206.10	re
1184.20	r (P-1921287; A-20543)	1206.20	re
1184.30	r (P-1921287; A-20543)	1206.30	re
1184.40	r (P-1921287; A-20543)	1206.40	re
1184.50	r (P-1921287; A-20543)	1206.50	re
1184.60	r (P-1921287; A-20543)	1206.60	re
1184.70	r (P-1921287; A-20543)	1206.70	re
1184.80	r (P-1921287; A-20543)	1206.80	re
1184.90	r (P-1921287; A-20543)	1206.90	re

[illegible]

TITLE: 68 (CON'D)	
1240.30	nm (P-18980/87; RC-20228; A-20143)
1240.35	re (A-2567)
1240.35	re (A-2567)
1240.40	nm (P-18980/87; RC-20228; A-20143)
1240.41	nm (P-18980/87; RC-20228; A-20143)
1240.45	re (A-2567)
1240.45	nm (P-18980/87; RC-20228; A-20143)
1240.48	n (P-18980/87; RC-20228; A-20143)
1240.50	nm (A-2567)
1240.50	nm (P-18980/87; RC-20228; A-20143)
1240.55	nm (P-18980/87; RC-20228; A-20143)
1240.55	nm (P-18980/87; RC-20228; A-20143)
1240.60	re (A-2567)
1240.65	re (A-2567)
1240.70	re (A-2567)
1240.75	re (A-2567)
1250.10	re (A-2531)
1250.120	re (A-2531)
1250.140	re (A-2531)
1250.160	re (A-2531)
1250.180	re (A-2531)
1250.200	re (A-2531)
1250.220	re (A-2531)
1250.240	re (A-2531)
1250.260	re (A-2531)
1250.280	re (A-2531)
1250.300	re (A-2531)
1250.320	re (A-2531)
1250.340	re (A-2531)
1250.360	re (A-2531)
1250.380	re (A-2531)
1250.400	re (A-2531)
1250.420	re (A-2531)
1250.440	re (A-2531)
1250.460	re (A-2531)
1250.480	re (A-2531)
1250.500	re (A-2531)
1250.520	re (A-2531)
1250.540	re (A-2531)
1250.560	re (A-2531)
1250.580	re (A-2531)
1250.600	re (A-2531)
1250.620	re (A-2531)
1250.640	re (A-2531)
1250.660	re (A-2531)
1250.680	re (A-2531)
1250.700	re (A-2531)
1250.720	re (A-2531)
1250.740	re (A-2531)
1250.760	re (A-2531)
1250.780	re (A-2531)
1250.800	re (A-2531)
1250.820	re (A-2531)
1250.840	re (A-2531)
1250.860	re (A-2531)
1250.880	re (A-2531)
1250.900	re (A-2531)
1250.920	re (A-2531)
1250.940	re (A-2531)
1250.960	re (A-2531)
1250.980	re (A-2531)
1260.00	re (A-2531)
1260.020	re (A-2531)
1260.040	re (A-2531)
1260.060	re (A-2531)
1260.080	re (A-2531)
1260.100	re (A-2531)
1260.120	re (A-2531)
1260.140	re (A-2531)
1260.160	re (A-2531)
1260.180	re (A-2531)
1260.200	re (A-2531)
1260.220	re (A-2531)
1260.240	re (A-2531)
1260.260	re (A-2531)
1260.280	re (A-2531)
1260.300	re (A-2531)
1260.320	re (A-2531)
1260.340	re (A-2531)
1260.360	re (A-2531)
1260.380	re (A-2531)
1260.400	re (A-2531)
1260.420	re (A-2531)
1260.440	re (A-2531)
1260.460	re (A-2531)
1260.480	re (A-2531)
1260.500	re (A-2531)
1260.520	re (A-2531)
1260.540	re (A-2531)
1260.560	re (A-2531)
1260.580	re (A-2531)
1260.600	re (A-2531)
1260.620	re (A-2531)
1260.640	re (A-2531)
1260.660	re (A-2531)
1260.680	re (A-2531)
1260.700	re (A-2531)
1260.720	re (A-2531)
1260.740	re (A-2531)
1260.760	re (A-2531)
1260.780	re (A-2531)
1260.800	re (A-2531)
1260.820	re (A-2531)
1260.840	re (A-2531)
1260.860	re (A-2531)
1260.880	re (A-2531)
1260.900	re (A-2531)
1260.920	re (A-2531)
1260.940	re (A-2531)
1260.960	re (A-2531)
1260.980	re (A-2531)
1270.00	re (A-2531)

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THRU ISSUE #53

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TITLE 68 (CONT'D)

1300.45 re (A-2938)	1330.100 re (A-1821)
1300.48 re (A-2938)	1330.100 am (P-8606)
1300.50 re (A-2938)	1330.110 re (A-1821)
1301.00 re (A-2955)	1330.120 re (A-1821)
1301.10 re (A-10938)	1330.200 re (A-1821)
1301.20 am (A-2955)	1330.210 re (A-1821)
1301.20 am (P-14938)	1330.220 re (A-1821)
1301.30 am (A-2955)	1330.230 re (A-1821)
1301.30 am (P-10938)	1330.240 re (A-1821)
1301.40 am (A-2955)	1330.260 re (A-1821)
1301.40 am (P-14938)	1330.270 re (A-1821)
1301.50 am (A-2955)	1330.300 re (A-1821)
1301.50 am (P-10938)	1330.310 re (A-1821)
1301.60 am (A-2955)	1330.320 re (A-1821)
1301.60 am (P-14938)	1330.330 re (A-1821)
1301.70 am (A-2955)	1330.340 re (A-1821)
1301.70 am (P-10938)	1330.355 re (A-2957)
1301.80 am (A-2955)	1330.370 re (A-2957)
1301.80 am (P-10938)	1330.400 re (A-2957)
1301.85 am (A-2955)	1330.420 re (A-2957)
1301.85 am (P-14938)	1330.430 re (A-2957)
1301.90 am (A-2955)	1330.440 re (A-2957)
1301.90 am (P-10938)	1330.455 re (A-2957)
1302.00 am (A-2955)	1330.465 re (A-2959)
1302.00 am (P-14938)	1330.470 re (A-2959)
1302.10 am (A-2955)	1330.480 re (A-2959)
1302.10 am (P-10938)	1330.490 re (A-2959)
1302.20 am (A-2955)	1330.500 re (A-2959)
1302.20 am (P-14938)	1330.510 re (A-2959)
1302.30 am (A-2955)	1330.520 re (A-2959)
1302.30 am (P-10938)	1330.530 re (A-2959)
1302.40 am (A-2955)	1330.540 re (A-2959)
1302.40 am (P-14938)	1330.555 re (A-2959)
1302.50 am (A-2955)	1330.565 re (A-2959)
1302.50 am (P-10938)	1330.570 re (A-2959)
1302.60 am (A-2955)	1330.580 re (A-2959)
1302.60 am (P-14938)	1330.590 re (A-2959)
1302.70 am (A-2955)	1330.600 re (A-2959)
1302.70 am (P-10938)	1330.610 re (A-2959)
1302.80 am (A-2955)	1330.620 re (A-2959)
1302.80 am (P-14938)	1330.630 re (A-2959)
1302.90 am (A-2955)	1330.640 re (A-2959)
1302.90 am (P-14938)	1330.655 re (A-2959)
1303.00 am (A-2955)	1330.665 re (A-2959)
1303.00 am (P-10938)	1330.670 re (A-2959)

TITLE 68 (CONT'D)

1330.100 re (A-1821)	1330.94 am (P-5906; A-1794)
1330.100 am (P-8606)	1330.95 re (A-2957)
1330.110 re (A-1821)	1330.100 re (A-2957)
1330.120 re (A-1821)	1330.110 re (A-2957)
1330.200 re (A-1821)	1330.120 re (A-2957)
1330.210 re (A-1821)	1330.130 re (A-2957)
1330.220 re (A-1821)	1330.130 am (P-5906; A-1794)
1330.230 re (A-1821)	1330.140 re (P-5906; A-1794)
1330.240 re (A-1821)	1330.155 re (A-2959)
1330.260 re (A-1821)	1330.160 re (A-2959)
1330.270 re (A-1821)	1330.170 re (A-2959)
1330.300 re (A-1821)	1330.180 re (A-2959)
1330.310 re (A-1821)	1330.190 re (A-2959)
1330.320 re (A-1821)	1330.200 re (A-2959)
1330.330 re (A-1821)	1330.210 re (A-2959)
1330.340 re (A-1821)	1330.220 re (A-2959)
1330.355 re (A-2957)	1330.230 re (A-2959)
1330.370 re (A-2957)	1330.240 re (A-2959)
1330.400 re (A-2957)	1330.250 re (A-2959)
1330.420 re (A-2957)	1330.260 re (A-2959)
1330.430 re (A-2957)	1330.270 re (A-2959)
1330.440 re (A-2957)	1330.280 re (A-2959)
1330.455 re (A-2957)	1330.290 re (A-2959)
1330.465 re (A-2959)	1330.300 re (A-2959)
1330.470 re (A-2959)	1330.310 re (A-2959)
1330.480 re (A-2959)	1330.320 re (A-2959)
1330.490 re (A-2959)	1330.330 re (A-2959)
1330.500 re (A-2959)	1330.340 re (A-2959)
1330.510 re (A-2959)	1330.355 re (A-2959)
1330.520 re (A-2959)	1330.365 re (A-2959)
1330.530 re (A-2959)	1330.370 re (A-2959)
1330.540 re (A-2959)	1330.380 re (A-2959)
1330.555 re (A-2959)	1330.390 re (A-2959)
1330.565 re (A-2959)	1330.400 re (A-2959)
1330.570 re (A-2959)	1330.410 re (A-2959)
1330.580 re (A-2959)	1330.420 re (A-2959)
1330.590 re (A-2959)	1330.430 re (A-2959)
1330.600 re (A-2959)	1330.440 re (A-2959)
1330.610 re (A-2959)	1330.455 re (A-2959)
1330.620 re (A-2959)	1330.465 re (A-2959)
1330.630 re (A-2959)	1330.470 re (A-2959)
1330.640 re (A-2959)	1330.480 re (A-2959)
1330.655 re (A-2959)	1330.490 re (A-2959)
1330.665 re (A-2959)	1330.500 re (A-2959)
1330.670 re (A-2959)	1330.510 re (A-2959)

TITLE 68 (CONT'D)		TITLE 68 (CONT'D)	
1290.10	re (A-2951)	1290.30	re (A-2953)
1290.10	r (P-15854)	1290.30	r (P-85363)
1290.10	re (A-2951)	1290.30	re (A-2953)
1290.20	re (P-15854)	1290.30	re (A-2953)
1290.30	re (A-2951)	1290.30	re (P-85363)
1290.30	r (P-15854)	1290.35	re (A-2953)
1290.35	re (A-2951)	1290.35	r (P-85363)
1290.35	r (P-15854)	1290.35	re (A-2953)
1290.40	re (A-2951)	1290.40	re (P-85363)
1290.40	r (P-15854)	1290.40	re (A-2953)
1290.40	re (A-2951)	1290.40	r (P-85363)
1290.40	r (P-15854)	1290.40	re (A-2953)
1290.45	re (A-2951)	1290.45	re (P-85363)
1290.45	r (P-15854)	1290.45	re (A-2953)
1290.50	re (A-2951)	1290.50	re (P-85363)
1290.50	r (P-15854)	1290.50	re (A-2953)
1290.55	re (A-2951)	1290.55	re (P-85363)
1290.55	r (P-15854)	1290.55	re (A-2953)
1290.60	re (A-2951)	1290.60	re (P-85363)
1290.60	r (P-15854)	1290.60	re (A-2953)
1290.60	re (A-2951)	1290.60	r (P-85363)
1290.60	r (P-15854)	1290.60	re (A-2953)
1290.65	re (A-2951)	1290.65	re (P-85363)
1290.65	r (P-15854)	1290.65	re (A-2953)
1290.70	re (A-2951)	1290.70	re (P-85363)
1290.70	r (P-15854)	1290.70	re (A-2953)
1290.75	re (A-2951)	1290.75	re (P-85363)
1290.75	r (P-15854)	1290.75	re (A-2953)
1290.80	re (A-2951)	1290.80	re (P-85363)
1290.80	r (P-15854)	1290.80	re (A-2953)
1290.85	re (A-2951)	1290.85	re (P-85363)
1290.85	r (P-15854)	1290.85	re (A-2953)
1290.90	re (A-2951)	1290.90	re (P-85363)
1290.90	r (P-15854)	1290.90	re (A-2953)
1290.95	re (A-2951)	1290.95	re (P-85363)
1290.95	r (P-15854)	1290.95	re (A-2953)
1291.00	re (A-2951)	1291.00	re (P-85363)
1291.00	r (P-15854)	1291.00	re (A-2953)
1291.05	re (A-2951)	1291.05	re (P-85363)
1291.05	r (P-15854)	1291.05	re (A-2953)
1291.10	re (A-2951)	1291.10	re (P-85363)
1291.10	r (P-15854)	1291.10	re (A-2953)
1291.15	re (A-2951)	1291.15	re (P-85363)
1291.15	r (P-15854)	1291.15	re (A-2953)
1291.20	re (A-2951)	1291.20	re (P-85363)
1291.20	r (P-15854)	1291.20	re (A-2953)
1291.25	re (A-2951)	1291.25	re (P-85363)
1291.25	r (P-15854)	1291.25	re (A-2953)
1291.30	re (A-2951)	1291.30	re (P-85363)
1291.30	r (P-15854)	1291.30	re (A-2953)
1291.35	re (A-2951)	1291.35	re (P-85363)
1291.35	r (P-15854)	1291.35	re (A-2953)
1291.40	re (A-2951)	1291.40	re (P-85363)
1291.40	r (P-15854)	1291.40	re (A-2953)
1291.45	re (A-2951)	1291.45	re (P-85363)
1291.45	r (P-15854)	1291.45	re (A-2953)
1291.50	re (A-2951)	1291.50	re (P-85363)
1291.50	r (P-15854)	1291.50	re (A-2953)
1291.55	re (A-2951)	1291.55	re (P-85363)
1291.55	r (P-15854)	1291.55	re (A-2953)
1291.60	re (A-2951)	1291.60	re (P-85363)
1291.60	r (P-15854)	1291.60	re (A-2953)
1291.65	re (A-2951)	1291.65	re (P-85363)
1291.65	r (P-15854)	1291.65	re (A-2953)
1291.70	re (A-2951)	1291.70	re (P-85363)
1291.70	r (P-15854)	1291.70	re (A-2953)
1291.75	re (A-2951)	1291.75	re (P-85363)
1291.75	r (P-15854)	1291.75	re (A-2953)
1291.80	re (A-2951)	1291.80	re (P-85363)
1291.80	r (P-15854)	1291.80	re (A-2953)
1291.85	re (A-2951)	1291.85	re (P-853





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TITLE 11 CONTINUED		TITLE 12 CONTINUED	
280.100	am (P-1932.7)	400.490	r (P-6609/87; A-5243)
280.30	am (P-1932.7)	400.500	r (P-6609/87; A-5243)
280.40	am (P-1932.7)	400.510	r (P-6609/87; A-5243)
280.45	B (P-1932.7)	400.510	n (P-6597/87; O-19830/87; M-5473; A-5243)
280.1200	am (P-18518)	400.520	r (P-6609/87; A-5243)
280.1201	am (P-6609/87; A-5243)	400.520	n (P-6597/87; A-5243)
400.110	r (P-6597/87; A-5243)	400.530	n (P-6609/87; A-5243)
400.110	n (P-6597/87; A-5243)	400.540	r (P-6609/87; A-5243)
400.120	n (P-6597/87; A-5243)	400.610	n (P-6597/87; A-5243)
400.130	r (P-6597/87; A-5243)	400.620	n (P-6597/87; A-5243)
400.130	n (P-6597/87; A-5243)	400.620	n (P-6597/87; A-5243)
400.140	r (P-6597/87; A-5243)	400.630	r (P-6597/87; A-5243)
400.140	n (P-6597/87; A-5243)	400.710	n (P-6609/87; A-5243)
400.150	n (P-6597/87; A-5243)	400.710	n (P-6597/87; A-5243)
400.160	n (P-6597/87; A-5243)	400.810	n (P-6609/87; A-5243)
400.170	n (P-6597/87; A-5243)	400.820	n (P-6609/87; A-5243)
400.170	n (P-6597/87; A-5243)	400.830	n (P-6609/87; A-5243)
400.180	n (P-6597/87; A-5243)	400.900	n (P-6609/87; A-5243)
400.180	n (P-6597/87; A-5243)	400.1010	r (P-6609/87; A-5243)
400.210	r (P-6597/87; A-5243)	400.1110	n (P-6609/87; A-5243)
400.210	n (P-6597/87; A-5243)	400.1210	n (P-6609/87; A-5243)
400.220	r (P-6609/87; A-5243)	400.1310	n (P-6609/87; A-5243)
400.230	n (P-6609/87; A-5243)	400.1410	n (P-6609/87; A-5243)
400.231	r (P-6609/87; A-5243)	400.1510	n (P-6609/87; A-5243)
400.232	r (P-6609/87; A-5243)	400.1610	n (P-6609/87; A-5243)
400.233	r (P-6609/87; A-5243)	400.1630	n (P-6609/87; A-5243)
400.234	r (P-6609/87; A-5243)	400.1640	n (P-6609/87; A-5243)
400.240	r (P-6609/87; A-5243)	400.1710	n (P-6609/87; A-5243)
400.250	n (P-6609/87; A-5243)	400.1810	n (P-6609/87; A-5243)
400.260	r (P-6609/87; A-5243)	400.1820	n (P-6609/87; A-5243)
400.270	r (P-6609/87; A-5243)	400.1830	n (P-6609/87; A-5243)
400.280	r (P-6609/87; A-5243)	400.1840	n (P-6609/87; A-5243)
400.290	r (P-6609/87; A-5243)	400.1850	n (P-6609/87; A-5243)
400.300	r (P-6609/87; A-5243)	400.1860	n (P-6609/87; A-5243)
400.310	n (P-6609/87; A-5243)	400.1870	n (P-6609/87; A-5243)
400.320	n (P-6597/87; A-5245)	400.1880	n (P-6609/87; A-5243)
400.330	n (P-6597/87; A-5245)	400.1890	n (P-6609/87; A-5243)
400.350	n (P-6597/87; A-5245)	400.1900	n (P-6609/87; A-5243)
400.360	n (P-1980/87; M-5473; A-5245)	400.2010	r (P-6609/87; A-5243)
400.410	r (P-6597/87; A-5245)	400.2020	n (P-6609/87; A-5243)
400.420	n (P-6609/87; A-5243)	400.2030	n (P-6609/87; A-5243)
400.420	n (P-6597/87; A-5245)	400.2040	n (P-6609/87; A-5243)
400.430	r (P-6609/87; A-5243)	400.2100	n (P-6609/87; A-5243)
400.440	r (P-6609/87; A-5243)	400.2160	n (P-6609/87; A-5243)
400.450	r (P-6609/87; A-5243)	400.2200	n (P-6609/87; A-5243)
400.460	r (P-6609/87; A-5243)	400.270	n (P-6609/87; A-5243)
400.470	r (P-6609/87; A-5243)	400.270	n (P-6609/87; A-5243)
400.480	r (P-6609/87; A-5243)	400.270	n (P-6609/87; A-5243)
400.480	r (P-6609/87; A-5243)	400.270	n (P-6609/87; A-5243)

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TITLE 74 (CONT'D)		TITLE 75 (CONT'D)	
400-App C	(P-664987; A-5243)	200-691	(P-17673)
400-App D	(P-664987; A-5243)	200-692	(P-17673)
400-App E	(P-664987; A-5243)	200-693	(P-17673)
150-1010	(P-14813)	200-694	(P-17673)
150-1011	(P-14813)	200-695	(P-17673)
150-1012	(P-14813)	200-696	(P-17673)
150-1013	(P-14813)	200-700	(P-17673)
150-1014	(P-14813)	200-702	(P-17673)
150-1015	(P-14813)	200-703	(P-17673)
150-1016	(P-14813)	200-704	(P-17673)
150-1017	(P-14813)	200-705	(P-17673)
150-1018	(P-14813)	200-706	(P-17673)
150-1019	(P-14813)	200-707	(P-17673)
150-1020	(P-14813)	200-800	(P-17673)
150-1021	(P-14813)	200-801	(P-17673)
150-1022	(P-14813)	200-802	(P-17673)
150-1023	(P-14813)	200-803	(P-17673)
150-1024	(P-14813)	200-804	(P-17673)
150-1025	(P-14813)	200-805	(P-17673)
150-1026	(P-14813)	200-806	(P-17673)
150-1027	(P-14813)	200-807	(P-17673)
150-1028	(P-14813)	200-808	(P-17673)
150-1029	(P-14813)	200-809	(P-17673)
150-1030	(P-14813)	200-810	(P-17673)
150-1031	(P-14813)	200-811	(P-17673)
150-1032	(P-14813)	200-812	(P-17673)
150-1033	(P-14813)	200-813	(P-17673)
150-1034	(P-14813)	200-814	(P-17673)
150-1035	(P-14813)	200-815	(P-17673)
150-1036	(P-14813)	200-816	(P-17673)
150-1037	(P-14813)	200-817	(P-17673)
150-1038	(P-14813)	200-818	(P-17673)
150-1039	(P-14813)	200-819	(P-17673)
150-1040	(P-14813)	200-820	(P-17673)
150-1041	(P-14813)	200-821	(P-17673)
150-1042	(P-14813)	200-822	(P-17673)
150-1043	(P-14813)	200-823	(P-17673)
150-1044	(P-14813)	200-824	(P-17673)
150-1045	(P-14813)	200-825	(P-17673)
150-1046	(P-14813)	200-826	(P-17673)
150-1047	(P-14813)	200-901	(P-17673)
150-1048	(P-14813)	200-902	(P-17673)
150-1049	(P-14813)	200-903	(P-17673)
150-1050	(P-14813)	200-904	(P-17673)
150-1051	(P-14813)	200-905	(P-17673)
150-1052	(P-14813)	200-906	(P-17673)
150-1053	(P-14813)	200-907	(P-17673)
150-1054	(P-14813)	200-908	(P-17673)
150-1055	(P-14813)	200-909	(P-17673)
150-1056	(P-14813)	200-910	(P-17673)
150-1057	(P-14813)	200-911	(P-17673)
150-1058	(P-14813)	200-912	(P-17673)
150-1059	(P-14813)	200-913	(P-17673)
150-1060	(P-14813)	200-914	(P-17673)
150-1061	(P-14813)	200-915	(P-17673)
150-1062	(P-14813)	200-916	(P-17673)
150-1063	(P-14813)	200-917	(P-17673)
150-1064	(P-14813)	200-918	(P-17673)
150-1065	(P-14813)	200-919	(P-17673)
150-1066	(P-14813)	200-920	(P-17673)
150-1067	(P-14813)	200-921	(P-17673)
150-1068	(P-14813)	200-922	(P-17673)
150-1069	(P-14813)	200-923	(P-17673)
150-1070	(P-14813)	200-924	(P-17673)
150-1071	(P-14813)	200-925	(P-17673)
150-1072	(P-14813)	200-926	(P-17673)
150-1073	(P-14813)	200-927	(P-17673)

TITLE: 71 (CONT'D)		TITLE: 71 (CONT'D)	
240.60	n	240.60	n
200.918	f	(P-1895887, OJ14413; RC-14450; R-15752; A-15581)	(P-1895887, OJ14413; RC-14450; R-15752; A-15581)
200.919	f	(P-17673)	(P-17673)
200.920	f	(P-17673)	(P-17673)
200.921	f	(P-17673)	(P-17673)
200.922	f	(P-17673)	(P-17673)
200.923	f	(P-17673)	(P-17673)
200.924	f	(P-17673)	(P-17673)
200.925	f	(P-17673)	(P-17673)
200.926	f	(P-17673)	(P-17673)
200.927	f	(P-17673)	(P-17673)
200.928	f	(P-17673)	(P-17673)
200.929	f	(P-17673)	(P-17673)
200.930	f	(P-17673)	(P-17673)
200.931	f	(P-17673)	(P-17673)
200.932	f	(P-17673)	(P-17673)
200.933	f	(P-17673)	(P-17673)
200.934	f	(P-17673)	(P-17673)
200.935	f	(P-17673)	(P-17673)
200.936	f	(P-17673)	(P-17673)
200.937	f	(P-17673)	(P-17673)
200.938	f	(P-17673)	(P-17673)
200.939	f	(P-17673)	(P-17673)
200.940	f	(P-17673)	(P-17673)
200.941	f	(P-17673)	(P-17673)
200.942	f	(P-17673)	(P-17673)
200.943	f	(P-17673)	(P-17673)
200.944	f	(P-17673)	(P-17673)
200.945	f	(P-17673)	(P-17673)
200.946	f	(P-17673)	(P-17673)
200.947	f	(P-17673)	(P-17673)
200.948	f	(P-17673)	(P-17673)
200.949	f	(P-17673)	(P-17673)
200.950	f	(P-17673)	(P-17673)
200.951	f	(P-17673)	(P-17673)
200.952	f	(P-17673)	(P-17673)
200.953	f	(P-17673)	(P-17673)
200.954	f	(P-17673)	(P-17673)
200.955	f	(P-17673)	(P-17673)
200.956	f	(P-17673)	(P-17673)
200.957	f	(P-17673)	(P-17673)
200.958	f	(P-17673)	(P-17673)
200.959	f	(P-17673)	(P-17673)
200.960	f	(P-17673)	(P-17673)
200.961	f	(P-17673)	(P-17673)
200.962	f	(P-17673)	(P-17673)
200.963	f	(P-17673)	(P-17673)
200.964	f	(P-17673)	(P-17673)
200.965	f	(P-17673)	(P-17673)
200.966	f	(P-17673)	(P-17673)
200.967	f	(P-17673)	(P-17673)
200.968	f	(P-17673)	(P-17673)
200.969	f	(P-17673)	(P-17673)
200.970	f	(P-17673)	(P-17673)
200.971	f	(P-17673)	(P-17673)
200.972	f	(P-17673)	(P-17673)
200.973	f	(P-17673)	(P-17673)
200.974	f	(P-17673)	(P-17673)
200.975	f	(P-17673)	(P-17673)
200.976	f	(P-17673)	(P-17673)
200.977	f	(P-17673)	(P-17673)
200.978	f	(P-17673)	(P-17673)
200.979	f	(P-17673)	(P-17673)
200.980	f	(P-17673)	(P-17673)
200.981	f	(P-17673)	(P-17673)
200.982	f	(P-17673)	(P-17673)
200.983	f	(P-17673)	(P-17673)
200.984	f	(P-17673)	(P-17673)
200.985	f	(P-17673)	(P-17673)
200.986	f	(P-17673)	(P-17673)
200.987	f	(P-17673)	(P-17673)
200.988	f	(P-17673)	(P-17673)
200.989	f	(P-17673)	(P-17673)
200.990	f	(P-17673)	(P-17673)
200.991	f	(P-17673)	(P-17673)
200.992	f	(P-17673)	(P-17673)
200.993	f	(P-17673)	(P-17673)
200			

TITLE 72 (CONT'D)		TITLE 72 (CONT'D)	
300,320	am (P-21333)	300,1820	am (E-18477) (P-21333)
300,330	am (E-18477) (P-21333)	300,1830	r (E-18477) (P-21333)
300,340	am (P-21578686; A-1052)	300,1830	r (P-3989; O-15748; R-17034; A-16811)
300,350	am (P-21333)	300,1830	n (P-3989; O-15748; R-17034; A-16811)
300,360	am (E-18477) (P-21333)	300,1840	am (P-21578686; A-1052) (E-18477) (P-21333)
300,370	am (E-18477) (P-21333)	300,1840	r (P-3989; O-15748; R-17034; A-16811)
300,620	am (P-13581) (E-18477) (P-21333)	300,1840	n (P-3989; O-15748; R-17034; A-16811)
300,630	am (E-18477) (P-21333)	300,1850	am (P-21333)
300,640	am (E-18477) (P-21333)	300,1850	n (P-3989; O-15748; R-17034; A-16811)
300,650	am (E-18477) (P-21333)	300,1850	n (P-3989; O-15748; R-17034; A-16811)
300,655	r (P-21333)	300,1850	n (P-3989; O-15748; R-17034; A-16811)
300,660	r (P-21333)	300,1850	n (P-3989; O-15748; R-17034; A-16811)
300,665	n (P-21333)	300,1850	am (P-21333)
300,670	am (E-18477) (P-21333)	300,1860	am (E-18477) (P-21333)
300,680	am (E-18477) (P-21333)	300,1870	am (E-18477) (P-21333)
300,690	am (E-18477) (P-21333)	300,1870	n (P-3989; O-15748; R-17034; A-16811)
300,690	n (P-3989; O-15748; R-17034; A-16811)	300,1880	am (E-18477) (P-21333)
300,690	n (P-3989; O-15748; R-17034; A-16811)	300,1880	n (E-18477) (P-21333)
300,690	am (P-21333)	300,2010	am (E-18477) (P-21333)
300,700	am (E-18477) (P-21333)	300,2020	am (E-18477) (P-21333)
300,820	am (E-18477) (P-21333)	300,2020	am (E-18477) (P-21333)
300,830	am (E-18477) (P-21333)	300,2040	am (E-18477) (P-21333)
300,840	am (P-21333)	300,2040	am (E-18477) (P-21333)
300,1000	am (E-18477) (P-21333)	300,2040	am (E-18477) (P-21333)
300,1005	n (P-13581) (P-21333)	300,2070	am (E-18477) (P-21333)
300,1010	am (E-18477) (P-21333)	300,2070	am (E-18477) (P-21333)
300,1015	am (E-18477) (P-21333)	300,2090	am (E-18477) (P-21333)
300,1020	am (P-21578686; A-1052) (E-18477) (P-21333)	300,2090	am (E-18477) (P-21333)
300,1220	am (P-21333)	300,2100	am (P-21333)
300,1220	am (P-21333)	300,2110	am (E-18477) (P-21333)
300,1240	am (P-21333)	300,2210	am (E-18477) (P-21333)
300,1410	am (P-21578686; A-1052) (E-18477) (P-21333)	300,2220	am (E-18477) (P-21333)
300,1420	am (E-18477) (P-21333)	300,2410	am (E-18477) (P-21333)
300,1430	am (E-18477) (P-21333)	300,2410	am (E-18477) (P-21333)
300,1440	am (E-18477) (P-21333)	300,2430	am (E-18477) (P-21333)
300,1610	am (E-18477) (P-21333)	300,2430	am (E-18477) (P-21333)
300,1620	am (E-18477) (P-21333)	300,2620	am (E-18477) (P-21333)
300,1630	am (P-21578686; A-1052) (E-18477) (P-21333)	300,2620	am (E-18477) (P-21333)
300,1640	am (E-18477) (P-21333)	300,2630	am (E-18477) (P-21333)
300,1650	am (E-18477) (P-21333)	300,2640	am (E-18477) (P-21333)
300,1810	am (P-21578686; A-1052) (E-18477) (P-21333)	300,2820	am (E-18477) (P-21333)
300,1810	r (P-3989; O-15748; R-17034; A-16811)	300,2830	am (E-18477) (P-21333)
300,1810	n (P-3989; O-15748; R-17034; A-16811)	300,2840	am (E-18477) (P-21333)
300,1820	r (P-3989; O-15748; R-17034; A-16811)	300,2850	am (E-18477) (P-21333)
300,1820	r (P-3989; O-15748; R-17034; A-16811)	300,2860	am (E-18477) (P-21333)
300,1820	n (P-3989; O-15748; R-17034; A-16811)	300,2870	am (E-18477) (P-21333)
300,1820	n (P-3989; O-15748; R-17034; A-16811)	300,2880	am (E-18477) (P-21333)
300,1820	n (P-3989; O-15748; R-17034; A-16811)	300,2890	am (E-18477) (P-21333)
300,1820	n (P-3989; O-15748; R-17034; A-16811)	300,2900	am (P-21578686; A-1052) (E-18477) (P-21333)



[illegible]

TITLE 17, CONT'D		TITLE 17, CONT'D	
330.913 n	(E-18939)	330.2220	an
330.916 n	(E-18939)	330.2221	an
330.917 n	(E-18939)	330.2222	an
330.918 n	(E-18939)	330.2223	an
330.919 n	(E-18939)	330.2224	an
330.920 n	(E-18939)	330.2225	an
330.921 n	(E-18939)	330.2226	an
330.922 n	(E-18939)	330.2227	an
330.923 n	(E-18939)	330.2228	an
330.924 n	(E-18939)	330.2229	an
330.925 n	(E-18939)	330.2230	an
330.926 n	(E-18939)	330.2231	an
330.927 n	(E-18939)	330.2232	an
330.928 n	(E-18939)	330.2233	an
330.929 n	(E-18939)	330.2234	an
330.930 n	(E-18939)	330.2235	an
330.931 n	(E-18939)	330.2236	an
330.932 n	(E-18939)	330.2237	an
330.933 n	(E-18939)	330.2238	an
330.934 n	(E-18939)	330.2239	an
330.935 n	(E-18939)	330.2240	an
330.936 n	(E-18939)	330.2241	an
330.937 n	(E-18939)	330.2242	an
330.938 n	(E-18939)	330.2243	an
330.939 n	(E-18939)	330.2244	an
330.940 n	(E-18939)	330.2245	an
330.941 n	(E-18939)	330.2246	an
330.942 n	(E-18939)	330.2247	an
330.943 n	(E-18939)	330.2248	an
330.944 n	(E-18939)	330.2249	an
330.945 n	(E-18939)	330.2250	an
330.946 n	(E-18939)	330.2251	an
330.947 n	(E-18939)	330.2252	an
330.948 n	(E-18939)	330.2253	an
330.949 n	(E-18939)	330.2254	an
330.950 n	(E-18939)	330.2255	an
330.951 n	(E-18939)	330.2256	an
330.952 n	(E-18939)	330.2257	an
330.953 n	(E-18939)	330.2258	an
330.954 n	(E-18939)	330.2259	an
330.955 n	(E-18939)	330.2260	an
330.956 n	(E-18939)	330.2261	an
330.957 n	(E-18939)	330.2262	an
330.958 n	(E-18939)	330.2263	an
330.959 n	(E-18939)	330.2264	an
330.960 n	(E-18939)	330.2265	an
330.961 n	(E-18939)	330.2266	an
330.962 n	(E-18939)	330.2267	an
330.963 n	(E-18939)	330.2268	an
330.964 n	(E-18939)	330.2269	an
330.965 n	(E-18939)	330.2270	an
330.966 n	(E-18939)	330.2271	an
330.967 n	(E-18939)	330.2272	an
330.968 n	(E-18939)	330.2273	an
330.969 n	(E-18939)	330.2274	an
330.970 n	(E-18939)	330.2275	an
330.971 n	(E-18939)	330.2276	an
330.972 n	(E-18939)	330.2277	an
330.973 n	(E-18939)	330.2278	an
330.974 n	(E-18939)	330.2279	an
330.975 n	(E-18939)	330.2280	an
330.976 n	(E-18939)	330.2281	an
330.977 n	(E-18939)	330.2282	an
330.978 n	(E-18939)	330.2283	an
330.979 n	(E-18939)	330.2284	an
330.980 n	(E-18939)	330.2285	an
330.981 n	(E-18939)	330.2286	an
330.982 n	(E-18939)	330.2287	an
330.983 n	(E-18939)	330.2288	an
330.984 n	(E-18939)	330.2289	an
330.985 n	(E-18939)	330.2290	an
330.986 n	(E-18939)	330.2291	an
330.987 n	(E-18939)	330.2292	an
330.988 n	(E-18939)	330.2293	an
330.989 n	(E-18939)	330.2294	an
330.990 n	(E-18939)	330.2295	an
330.991 n	(E-18939)	330.2296	an
330.992 n	(E-18939)	330.2297	an
330.993 n	(E-18939)	330.2298	an
330.994 n	(E-18939)	330.2299	an
330.995 n	(E-18939)	330.2300	an
330.996 n	(E-18939)	330.2301	an
330.997 n	(E-18939)	330.2302	an
330.998 n	(E-18939)	330.2303	an
330.999 n	(E-18939)	330.2304	an
330.1000 n	(E-18939)	330.2305	an
330.1001 n	(E-18939)	330.2306	an
330.1002 n	(E-18939)	330.2307	an
330.1003 n	(E-18939)	330.2308	an
330.1004 n	(E-18939)	330.2309	an
330.1005 n	(E-18939)	330.2310	an
330.1006 n	(E-18939)	330.2311	an
330.1007 n	(E-18939)	330.2312	an
330.1008 n	(E-18939)	330.2313	an
330.1009 n	(E-18939)	330.2314	an
330.1010 n	(E-18939)	330.2315	an
330.1011 n	(E-18939)	330.2316	an
330.1012 n	(E-18939)	330.2317	an
330.1013 n	(E-18939)	330.2318	an
330.1014 n	(E-18939)	330.2319	an
330.1015 n	(E-18939)	330.2320	an
330.1016 n	(E-18939)	330.2321	an
330.1017 n	(E-18939)	330.2322	an
330.1018 n	(E-18939)	330.2323	an
330.1019 n	(E-18939)	330.2324	an
330.1020 n	(E-18939)	330.2325	an
330.1021 n	(E-18939)	330.2326	an
330.1022 n	(E-18939)	330.2327	an
330.1023 n	(E-18939)	330.2328	an
330.1024 n	(E-18939)	330.2329	an
330.1025 n	(E-18939)	330.2330	an
330.1026 n	(E-18939)	330.2331	an
330.1027 n	(E-18939)	330.2332	an
330.1028 n	(E-18939)	330.2333	an
330.1029 n	(E-18939)	330.2334	an
330.1030 n	(E-18939)	330.2335	an
330.1031 n	(E-18939)	330.2336	an
330.1032 n	(E-18939)	330.2337	an
330.1033 n	(E-18939)	330.2338	an
330.1034 n	(E-18939)	330.2339	an
330.1035 n	(E-18939)	330.2340	an
330.1036 n	(E-18939)	330.2341	an
330.1037 n	(E-18939)	330.2342	an
330.1038 n	(E-18939)	330.2343	an
330.1039 n	(E-18939)	330.2344	an
330.1040 n	(E-18939)	330.2345	an
330.1041 n	(E-18939)	330.2346	an
330.1042 n	(E-18939)	330.2347	an
330.1043 n	(E-18939)	330.2348	an
330.1044 n	(E-18939)	330.2349	an
330.1045 n	(E-18939)	330.2350	an
330.1046 n	(E-18939)	330.2351	an
330.1047 n	(E-18939)	330.2352	an
330.1048 n	(E-18939)	330.2353	an
330.1049 n	(E-18939)	330.2354	an
330.1050 n	(E-18939)	330.2355	an
330.1051 n	(E-18939)	330.2356	an
330.1052 n	(E-18939)	330.2357	an
330.1053 n	(E-18939)	330.2358	an
330.1054 n	(E-18939)	330.2359	an
330.1055 n	(E-18939)	330.2360	an
330.1056 n	(E-18939)	330.2361	an
330.1057 n	(E-18939)	330.2362	an
330.1058 n	(E-18939)	330.2363	an
330.1059 n	(E-18939)	330.2364	an
330.1060 n	(E-18939)	330.2365	an
330.1061 n	(E-18939)	330.2366	an
330.1062 n	(E-18939)	330.2367	an
330.1063 n	(E-18939)	330.2368	an
330.1064 n	(E-18939)	330.2369	an
330.1065 n	(E-18939)	330.2370	an
330.1066 n	(E-18939)	330.2371	an
330.1067 n	(E-18939)	330.2372	an
330.1068 n	(E-18939)	330.2373	an
330.1069 n	(E-18939)	330.2374	an
330.1070 n	(E-18939)	330.2375	an
330.1071 n	(E-18939)	330.2376	an
330.1072 n	(E-18939)	330.2377	an
330.1073 n	(E-18939)	330.2378	an
330.1074 n	(E-18939)	330.2379	an
330.1075 n	(E-18939)	330.2380	an
330.1076 n	(E-18939)	330.2381	an
330.1077 n	(E-18939)	330.2382	an
330.1078 n	(E-18939)	330.2383	an
330.1079 n	(E-18939)	330.2384	an
330.1080 n	(E-18939)	330.2385	an
330.1081 n	(E-18939)	330.2386	an
330.1082 n	(E-18939)	330.2387	an
330.1083 n	(E-18939)	330.2388	an
330.1084 n	(E-18939)	330.2389	an
330.1085 n	(E-18939)	330.2390	an
330.1086 n	(E-18939)	330.2391	an
330.1087 n	(E-18939)	330.2392	an
330.1088 n	(E-18939)	330.2393	an
330.1089 n	(E-18939)	330.2394	an
330.1090 n	(E-18939)	330.2395	an
330.1091 n	(E-18939)	330.2396	an
330.1092 n	(E-18939)	330.2397	an
330.1093 n	(E-18939)	330.2398	an
330.1094 n	(E-18939)	330.2399	an
330.1095 n	(E-18939)	330.2400	an
330.1096 n	(E-18939)	330.2401	an
330.1097 n	(E-18939)	330.2402	an
330.1098 n	(E-18939)	330.2403	an
330.1099 n	(E-18939)	330.2404	an
330.1100 n	(E-18939)	330.2405	an
330.1101 n	(E-18939)	330.2406	an
330.1102 n	(E-18939)	330.2407	an
330.1103 n	(E-18939)	330.2408	an
330.1104 n	(E-18939)	330.2409	an
330.1105 n	(E-18939)	330.2410	an
330.1106 n	(E-18939)	330.2411	an
330.1107 n	(E-18939)	330.2412	an
330.1108 n	(E-18939)	330.2413	an
330.1109 n	(E-18939)	330.2414	an
330.1110 n	(E-18939)	330.2415	an
330.1111 n	(E-18939)	330.2416	an
330.1112 n	(E-18939)	330.2417	an
330.1113 n	(E-18939)	330.2418	an
330.1114 n	(E-18939)	330.2419	an
330.1115 n	(E-18939)	330.2420	an
330.1116 n	(E-18939)	330.2421	an
330.1117 n	(E-18939)	330.2422	an
330.1118 n	(E-18939)	330.2423	an
330.1119 n	(E-18939)	330.2424	an
330.1120 n	(E-18939)	330.2425	an
330.1121 n	(E-18939)	330.2426	an
330.1122 n	(E-18939)	330.2427	an
330.1123 n	(E-18939)	330.2428	an
330.1124 n	(E-18939)	330.2429	an
330.1125 n	(E-18939)	330.2430	an
330.1126 n	(E-18939)	330.2431	an
330.1127 n	(E-18939)	330.2432	an
330.1128 n	(E-18939)	330.2433	an
330.1129 n	(E-18939)	330.2434	an
330.1130 n	(E-18939)	330.2435	an
330.1131 n	(E-18939)	330.2436	an
330.1132 n	(E-18939)	330.2437	an
330.1133 n	(E-18939)	330.2438	an
330.1134 n	(E-18939)	330.2439	an
330.1135 n	(E-18939)	330.2440	an
330.1136 n	(E-18939)	330.2441	an
330.1137 n	(E-18939)	330.2442	an
330.1138 n	(E-18939)	330.2443	an
330.1139 n	(E-18939)	330.2444	an
330.1140 n	(E-18939)	330.2445	an
330.1141 n	(E-18939)	330.2446	an
330.1142 n	(E-18939)	330.2447	an
330.1143 n	(E-18939)	330.2448	an
330.1144 n	(E-18939)	330.2449	an
330.1145 n	(E-18939)	330.2450	an
330.1146 n	(E-18939)	330.2451	an
330.1147 n	(E-18939)	330.2452	an
330.1148 n	(E-18939)	330.2453	an
330.1149 n	(E-18939)	330.2454	an
330.1150 n	(E-18939)	330.2455	an
330.1151 n	(E-18939)	330.2456	an
330.1152 n	(E-18939)	330.2457	an
330.1153 n	(E-18939)	330.2458	an
330.1154 n	(E-18939)	330.2459	an
330.1155 n	(E-18939)	330.2460	an
330.1156 n	(E-18939)	330.2461	an
330.1157 n	(E-18939)	330.2462	an
330.1158 n	(E-18939)	330.2463	an
330.1159 n	(E-18939)	330.2464	an
330.1160 n	(E-18939)	330.2465	an
330.1161 n	(E-18939)	330.2466	an
330.1162 n	(E-18939)	330.2467	an
330.1163 n	(E-18939)	330.2468	an
330.1164 n	(E-18939)	330.2469	an
330.1165 n	(E-18939)	330.2470	an
330.1166 n	(E-18939)	330.2471	an
330.1167 n	(E-18939)	330.2472	an
330.1168 n	(E-18939)	330.24	



VOLUME 12, THIRD ISSUE #53		SECTIONS AFFECTED INDEX		THRU DECEMBER 30, 1998	
TITLE 77 (CONT'D)		TITLE 77 (CONT'D)		THRU DECEMBER 30, 1998	
330.3700	am	(E-18939) (P-21893)	350.280	am	(P-21621)
330.3710	am	(E-18939) (P-21893)	350.282	am	(P-21621)
330.3720	am	(E-18939) (P-21893)	350.284	am	(P-21621)
330.3730	am	(E-18939) (P-21893)	350.286	am	(P-21621)
330.3740	am	(E-18939) (P-21893)	350.288	am	(P-21621)
330.3750	am	(E-18939) (P-21893)	350.290	am	(P-21621)
330.3760	am	(E-18939) (P-21893)	350.292	am	(P-21621)
330.3770	am	(E-18939) (P-21893)	350.294	am	(P-21621)
330.3780	am	(E-18939) (P-21893)	350.296	am	(P-21621)
330.3790	am	(E-18939) (P-21893)	350.298	am	(P-21621)
330.3800	am	(E-18939) (P-21893)	350.300	am	(P-21621)
330.3810	am	(E-18939) (P-21893)	350.302	am	(P-21621)
330.3820	am	(E-18939) (P-21893)	350.304	am	(P-21621)
330.3830	am	(E-18939) (P-21893)	350.306	am	(P-21621)
330.3840	am	(E-18939) (P-21893)	350.308	am	(P-21621)
330.3850	am	(E-18939) (P-21893)	350.310	am	(P-21621)
330.3860	am	(E-18939) (P-21893)	350.312	am	(P-21621)
330.3870	am	(E-18939) (P-21893)	350.314	am	(P-21621)
330.3880	am	(E-18939) (P-21893)	350.316	am	(P-21621)
330.3890	am	(E-18939) (P-21893)	350.318	am	(P-21621)
330.3900	am	(E-18939) (P-21893)	350.320	am	(P-21621)
330.3910	am	(E-18939) (P-21893)	350.322	am	(P-21621)
330.3920	am	(E-18939) (P-21893)	350.324	am	(P-21621)
330.3930	am	(E-18939) (P-21893)	350.326	am	(P-21621)
330.3940	am	(E-18939) (P-21893)	350.328	am	(P-21621)
330.3950	am	(E-18939) (P-21893)	350.330	am	(P-21621)
330.3960	am	(E-18939) (P-21893)	350.332	am	(P-21621)
330.3970	am	(E-18939) (P-21893)	350.334	am	(P-21621)
330.3980	am	(E-18939) (P-21893)	350.336	am	(P-21621)
330.3990	am	(E-18939) (P-21893)	350.338	am	(P-21621)
330.4000	am	(E-18939) (P-21893)	350.340	am	(P-21621)
330.4010	am	(E-18939) (P-21893)	350.342	am	(P-21621)
330.4020	am	(E-18939) (P-21893)	350.344	am	(P-21621)
330.4030	am	(E-18939) (P-21893)	350.346	am	(P-21621)
330.4040	am	(E-18939) (P-21893)	350.348	am	(P-21621)
330.4050	am	(E-18939) (P-21893)	350.350	am	(P-21621)
330.4060	am	(E-18939) (P-21893)	350.352	am	(P-21621)
330.4070	am	(E-18939) (P-21893)	350.354	am	(P-21621)
330.4080	am	(E-18939) (P-21893)	350.356	am	(P-21621)
330.4090	am	(E-18939) (P-21893)	350.358	am	(P-21621)
330.4100	am	(E-18939) (P-21893)	350.360	am	(P-21621)
330.4110	am	(E-18939) (P-21893)	350.362	am	(P-21621)
330.4120	am	(E-18939) (P-21893)	350.364	am	(P-21621)
330.4130	am	(E-18939) (P-21893)	350.366	am	(P-21621)
330.4140	am	(E-18939) (P-21893)	350.368	am	(P-21621)
330.4150	am	(E-18939) (P-21893)	350.370	am	(P-21621)
330.4160	am	(E-18939) (P-21893)	350.372	am	(P-21621)
330.4170	am	(E-18939) (P-21893)	350.374	am	(P-21621)
330.4180	am	(E-18939) (P-21893)	350.376	am	(P-21621)
330.4190	am	(E-18939) (P-21893)	350.378	am	(P-21621)
330.4200	am	(E-18939) (P-21893)	350.380		





77 (CONT'D)		78 (CONT'D)		79 (CONT'D)		80 (CONT'D)		81 (CONT'D)		82 (CONT'D)		83 (CONT'D)		84 (CONT'D)		85 (CONT'D)		86 (CONT'D)		87 (CONT'D)		88 (CONT'D)		89 (CONT'D)		90 (CONT'D)		91 (CONT'D)		92 (CONT'D)		93 (CONT'D)		94 (CONT'D)		95 (CONT'D)		96 (CONT'D)		97 (CONT'D)		98 (CONT'D)		99 (CONT'D)		100 (CONT'D)		101 (CONT'D)		102 (CONT'D)		103 (CONT'D)		104 (CONT'D)		105 (CONT'D)		106 (CONT'D)		107 (CONT'D)		108 (CONT'D)		109 (CONT'D)		110 (CONT'D)		111 (CONT'D)		112 (CONT'D)		113 (CONT'D)		114 (CONT'D)		115 (CONT'D)		116 (CONT'D)		117 (CONT'D)		118 (CONT'D)		119 (CONT'D)		120 (CONT'D)		121 (CONT'D)		122 (CONT'D)		123 (CONT'D)		124 (CONT'D)		125 (CONT'D)		126 (CONT'D)		127 (CONT'D)		128 (CONT'D)		129 (CONT'D)		130 (CONT'D)		131 (CONT'D)		132 (CONT'D)		133 (CONT'D)		134 (CONT'D)		135 (CONT'D)		136 (CONT'D)		137 (CONT'D)		138 (CONT'D)		139 (CONT'D)		140 (CONT'D)		141 (CONT'D)		142 (CONT'D)		143 (CONT'D)		144 (CONT'D)		145 (CONT'D)		146 (CONT'D)		147 (CONT'D)		148 (CONT'D)		149 (CONT'D)		150 (CONT'D)		151 (CONT'D)		152 (CONT'D)		153 (CONT'D)		154 (CONT'D)		155 (CONT'D)		156 (CONT'D)		157 (CONT'D)		158 (CONT'D)		159 (CONT'D)		160 (CONT'D)		161 (CONT'D)		162 (CONT'D)		163 (CONT'D)		164 (CONT'D)		165 (CONT'D)		166 (CONT'D)		167 (CONT'D)		168 (CONT'D)		169 (CONT'D)		170 (CONT'D)		171 (CONT'D)		172 (CONT'D)		173 (CONT'D)		174 (CONT'D)		175 (CONT'D)		176 (CONT'D)		177 (CONT'D)		178 (CONT'D)		179 (CONT'D)		180 (CONT'D)		181 (CONT'D)		182 (CONT'D)		183 (CONT'D)		184 (CONT'D)		185 (CONT'D)		186 (CONT'D)		187 (CONT'D)		188 (CONT'D)		189 (CONT'D)		190 (CONT'D)		191 (CONT'D)		192 (CONT'D)		193 (CONT'D)		194 (CONT'D)		195 (CONT'D)		196 (CONT'D)		197 (CONT'D)		198 (CONT'D)		199 (CONT'D)		200 (CONT'D)		201 (CONT'D)		202 (CONT'D)		203 (CONT'D)		204 (CONT'D)		205 (CONT'D)		206 (CONT'D)		207 (CONT'D)		208 (CONT'D)		209 (CONT'D)		210 (CONT'D)		211 (CONT'D)		212 (CONT'D)		213 (CONT'D)		214 (CONT'D)		215 (CONT'D)		216 (CONT'D)		217 (CONT'D)		218 (CONT'D)
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TITLE, 27 (CONT'D)		
790,1577	am	(P-1771; A-10133) (E-1984)
		(P-1065/87; P-1387/87; A-1823)
		(P-7575; A-12846) (E-7743)
790,1580	am	(P-1065/87; P-1387/87; A-1823)
790,1620	am	(P-1771; A-10133) (E-1984)
		(P-1065/87; P-1387/87; A-1823)
		(P-10650; A-15101) (E-10745)
		(P-12991) (E-13255)
790,1665	am	(P-16425) (E-16937)
790,1685	am	(P-1065/87; P-1387/87; A-1823)
		(P-10650; A-15101) (E-10745)
		(P-12991) (E-13255)
790,1700	am	(P-1065/87; P-1387/87; A-1823)
790,1710	am	(P-10650; A-15101) (E-10745)
790,1719	am	(P-1065/87; P-1387/87; A-1823)
790,1721	am	(P-1065/87; P-1387/87; A-1823)
790,1721	am	(P-1065/87; P-1387/87; A-1823)
		(P-10650; A-15101) (E-10745)
790,1740	am	(P-16425) (E-16937)
790,1860	am	(P-1065/87; P-1387/87; A-1823)
790,1930	am	(P-1771; A-10133)
		(E-1984) (P-1065/87; A-1823)
		(P-1387/87; P-1387/87; A-1823)
		(P-10650; A-15101) (E-10745)
		(E-16937)
790,2020	am	(P-1065/87; P-1387/87; A-1823)
790,2060	am	(P-1065/87; P-1387/87; A-1823)
		(P-10650; A-15101) (E-10745)
		(P-16425) (E-16937)
		(P-1065/87; P-1387/87; A-1823)
790,2097	am	(P-10650; A-15101) (E-10745)
		(P-12991) (E-13255)
790,2097	am	(P-1065/87; P-1387/87; A-1823)
790,2100	am	(P-1771; A-10133) (E-1984)
790,2100	am	(P-1065/87; P-1387/87; A-1823)
790,2130	am	(P-1065/87; P-1387/87; A-1823)
790,2140	am	(P-1065/87; P-1387/87; A-1823)
		(P-10650; A-15101) (E-10745)
		(P-12991) (E-13255)
		(E-16937)
790,2180	am	(P-1065/87; P-1387/87; A-1823)
790,2220	am	(P-1065/87; P-1387/87; A-1823)
790,2260	am	(P-16425) (E-16937)
790,2340	am	(P-16425) (E-16937)
790,2380	am	(P-16425) (E-16937)
790,2390	am	(P-10650; A-15101) (E-10745)
790,2390	am	(P-1065/87; P-1387/87; A-1823)
790,2400	am	(P-1065/87; P-1387/87; A-1823)
		(P-10650; A-15101) (E-10745)
		(E-16937)
790,2510	am	(P-10650; A-15101) (E-10745)
790,2540	am	(P-10650; A-15101) (E-10745)
		(P-16425) (E-16937)

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TITLE 77, CONT'D

TITLE 77, CONT'D

830,210	n	830,325	n	(P-1809/87; A-19429)
830,220	am	830,330	am	(P-1809/87; A-19429)
830,230	am	830,340	am	(P-1809/87; A-19429)
830,240	am	830,350	am	(P-1809/87; A-19429)
830,250	am	830,360	am	(P-1809/87; A-19429)
830,260	f	830,370	f	(P-1809/87; A-19429)
830,270	n	830,380	n	(P-1809/87; A-19429)
830,280	n	830,390	n	(P-1809/87; A-19429)
830,290	am	830,400	am	(P-1809/87; A-19429)
830,300	am	830,410	am	(P-1809/87; A-19429)
830,310	am	830,420	am	(P-1809/87; A-19429)
830,315	f	830,430	f	(P-1809/87; A-19429)
830,400	am	830,440	am	(P-1809/87; A-19429)
830,410	am	830,450	am	(P-1809/87; A-19429)
830,420	f	830,460	f	(P-1809/87; A-19429)
830,430	am	830,470	am	(P-1809/87; A-19429)
830,440	am	830,480	am	(P-1809/87; A-19429)
830,450	am	830,490	am	(P-1809/87; A-19429)
830,500	am	830,500	am	(P-1809/87; A-19429)
830,510	f	830,510	f	(P-1809/87; A-19429)
830,520	am	830,520	am	(P-1809/87; A-19429)
830,530	am	830,530	am	(P-1809/87; A-19429)
830,540	am	830,540	am	(P-1809/87; A-19429)
830,560	am	830,560	am	(P-1809/87; A-19429)
830,570	f	830,570	f	(P-1809/87; A-19429)
830,600	am	830,600	am	(P-1809/87; A-19429)
830,610	f	830,610	f	(P-1809/87; A-19429)
830,620	am	830,620	am	(P-1809/87; A-19429)
830,630	am	830,630	am	(P-1809/87; A-19429)
830,640	am	830,640	am	(P-1809/87; A-19429)
830,650	am	830,650	am	(P-1809/87; A-19429)
830,660	am	830,660	am	(P-1809/87; A-19429)
830,670	f	830,670	f	(P-1809/87; A-19429)
830,700	am	830,700	am	(P-1809/87; A-19429)
830,800	am	830,800	am	(P-1809/87; A-19429)
830,820	am	830,820	am	(P-1809/87; A-19429)
830,830	n	830,830	n	(P-1809/87; A-19429)
830,840	n	830,840	n	(P-1809/87; A-19429)
830,850	am	830,850	am	(P-1809/87; A-19429)
830,860	am	830,860	am	(P-1809/87; A-19429)
830,870	n	830,870	n	(P-1809/87; A-19429)
840,10	am	840,10	am	(P-1809/87; A-19429)
840,30	am	840,30	am	(P-1809/87; A-19429)
840,50	am	840,50	am	(P-1809/87; A-19429)
840,60	am	840,60	am	(P-1809/87; A-19429)
840,70	am	840,70	am	(P-1809/87; A-19429)
840,80	am	840,80	am	(P-1809/87; A-19429)
840,90	am	840,90	am	(P-1809/87; A-19429)
840,100	n	840,100	n	(P-1809/87; A-19429)
840,110	n	840,110	n	(P-1809/87; A-19429)
840,120	n	840,120	n	(P-1809/87; A-19429)
840,130	n	840,130	n	(P-1809/87; A-19429)
840,200	am	840,200	am	(P-1809/87; A-19429)
840,210	n	840,210	n	(P-1809/87; A-19429)
840,220	n	840,220	n	(P-1809/87; A-19429)
840,230	n	840,230	n	(P-1809/87; A-19429)
840,240	n	840,240	n	(P-1809/87; A-19429)
840,250	n	840,250	n	(P-1809/87; A-19429)
840,260	n	840,260	n	(P-1809/87; A-19429)
840,270	n	840,270	n	(P-1809/87; A-19429)
840,280	n	840,280	n	(P-1809/87; A-19429)
840,290	n	840,290	n	(P-1809/87; A-19429)
840,300	n	840,300	n	(P-1809/87; A-19429)
840,310	n	840,310	n	(P-1809/87; A-19429)
840,320	n	840,320	n	(P-1809/87; A-19429)
840,330	n	840,330	n	(P-1809/87; A-19429)
840,340	n	840,340	n	(P-1809/87; A-19429)
840,350	n	840,350	n	(P-1809/87; A-19429)
840,360	n	840,360	n	(P-1809/87; A-19429)
840,370	n	840,370	n	(P-1809/87; A-19429)
840,380	n	840,380	n	(P-1809/87; A-19429)
840,390	n	840,390	n	(P-1809/87; A-19429)
840,400	n	840,400	n	(P-1809/87; A-19429)
840,410	n	840,410	n	(P-1809/87; A-19429)
840,420	n	840,420	n	(P-1809/87; A-19429)
840,430	n	840,430	n	(P-1809/87; A-19429)
840,440	n	840,440	n	(P-1809/87; A-19429)
840,450	n	840,450	n	(P-1809/87; A-19429)
840,460	n	840,460	n	(P-1809/87; A-19429)
840,470	n	840,470	n	(P-1809/87; A-19429)
840,480	n	840,480	n	(P-1809/87; A-19429)
840,490	n	840,490	n	(P-1809/87; A-19429)
840,500	n	840,500	n	(P-1809/87; A-19429)
840,510	n	840,510	n	(P-1809/87; A-19429)
840,520	n	840,520	n	(P-1809/87; A-19429)
840,530	n	840,530	n	(P-1809/87; A-19429)
840,540	n	840,540	n	(P-1809/87; A-19429)
840,550	n	840,550	n	(P-1809/87; A-19429)
840,560	am	840,560	am	(P-1809/87; A-19429)
840,570	am	840,570	am	(P-1809/87; A-19429)
840,580	am	840,580	am	(P-1809/87; A-19429)
840,590	am	840,590	am	(P-1809/87; A-19429)
840,600	am	840,600	am	(P-1809/87; A-19429)
840,610	am	840,610	am	(P-1809/87; A-19429)
840,620	am	840,620	am	(P-1809/87; A-19429)
840,630	am	840,630	am	(P-1809/87; A-19429)
840,640	am	840,640	am	(P-1809/87; A-19429)
840,650	am	840,650	am	(P-1809/87; A-19429)
840,660	am	840,660	am	(P-1809/87; A-19429)
840,670	am	840,670	am	(P-1809/87; A-19429)
840,700	am	840,700	am	(P-1809/87; A-19429)
840,800	am	840,800	am	(P-1809/87; A-19429)
840,820	am	840,820	am	(P-1809/87; A-19429)
840,830	n	840,830	n	(P-1809/87; A-19429)
840,840	n	840,840	n	(P-1809/87; A-19429)
840,850	am	840,850	am	(P-1809/87; A-19429)
840,860	am	840,860	am	(P-1809/87; A-19429)
840,870	n	840,870	n	(P-1809/87; A-19429)
840,900	am	840,900	am	(P-1809/87; A-19429)
840,910	am	840,910	am	(P-1809/87; A-19429)
840,920	am	840,920	am	(P-1809/87; A-19429)
840,930	am	840,930	am	(P-1809/87; A-19429)
840,940	am	840,940	am	(P-1809/87; A-19429)
840,950	am	840,950	am	(P-1809/87; A-19429)
840,960	am	840,960	am	(P-1809/87; A-19429)
840,970	am	840,970	am	(P-1809/87; A-19429)
840,980	am	840,980	am	(P-1809/87; A-19429)
840,990	am	840,990	am	(P-1809/87; A-19429)
841,000	am	841,000	am	(P-1809/87; A-19429)
841,010	am	841,010	am	(P-1809/87; A-19429)
841,020	am	841,020	am	(P-1809/87; A-19429)
841,030	am	841,030	am	(P-1809/87; A-19429)
841,040	am	841,040	am	(P-1809/87; A-19429)
841,050	am	841,050	am	(P-1809/87; A-19429)
841,060	am	841,060	am	(P-1809/87; A-19429)
841,070	am	841,070	am	(P-1809/87; A-19429)
841,080	am	841,080	am	(P-1809/87; A-19429)
841,090	am	841,090	am	(P-1809/87; A-19429)
841,100	am	841,100	am	(P-1809/87; A-19429)
841,110	am	841,110	am	(P-1809/87; A-19429)
841,120	am	841,120	am	(P-1809/87; A-19429)
841,130	am	841,130	am	(P-1809/87; A-19429)
841,140	am	841,140	am	(P-1809/87; A-19429)
841,150	am	841,150	am	(P-1809/87; A-19429)
841,160	am	841,160	am	(P-1809/87; A-19429)
841,170	am	841,170	am	(P-1809/87; A-19429)
841,180	am	841,180	am	(P-1809/87; A-19429)
841,190	am	841,190	am	(P-1809/87; A-19429)
841,200	am	841,200	am	(P-1809/87; A-19429)
841,210	n	841,210	n	(P-1809/87; A-19429)
841,220	n	841,220	n	(P-1809/87; A-19429)
841,230	n	841,230	n	(P-1809/87; A-19429)
841,240	n	841,240	n	(P-1809/87; A-19429)
841,250	n	841,250	n	(P-1809/87; A-19429)
841,260	n	841,260	n	(P-1809/87; A-19429)
841,270	n	841,270	n	(P-1809/87; A-19429)
841,280	n	841,280	n	(P-1809/87; A-19429)
841,290	n	841,290	n	(P-1809/87; A-19429)
841,300	n	841,300	n	(P-1809/87; A-19429)
841,310	n	841,310	n	(P-1809/87; A-19429)
841,320	n	841,320	n	(P-1809/87; A-19429)
841,330	n	841,330	n	(P-1809/87; A-19429)
841,340	n	841,340	n	(P-1809/87; A-19429)
841,350	n	841,350	n	(P-1809/87; A-19429)
841,360	n	841,360	n	(P-1809/87; A-19429)
841,370	n	841,370	n	(P-1809/87; A-19429)
841,380	n	841,380	n	(P-1809/87; A-19429)
841,390	n	841,390	n	(P-1809/87; A-19429)
841,400	n	841,400	n	(P-1809/87; A-19429)
841,410	n	841,410	n	(P-1809/87; A-19429)
841,420	n	841,420	n	(P-1809/87; A-19429)
841,430	n	841,430	n	(P-1809/87; A-19429)
841,440	n	841,440	n	(P-1809/87; A-19429)
841,450	n	841,450	n	(P-1809/87; A-19429)
841,460	n	841,460	n	(P-1809/87; A-19429)
841,470	n	841,470	n	(P-1809/87; A-19429)
841,480	n	841,480	n	(P-1809/87; A-19429)
841,490	n	841,490	n	(P-1809/87; A-19429)
841,500	n	841,500	n	(P-1809/87; A-19429)
841,510	n	841,510	n	(P-1809/87; A-19429)
841,520	n	841,520	n	(P-1809/87; A-19429)
841,530	n	841,530	n	(P-1809/87; A-19429)
841,540	n	841,540	n	(P-1809/87; A-19429)
841,550	n	841,550	n	(P-1809/87; A-19429)
841,560	n	841,560	n	(P-1809/87; A-19429)
841,570	n	841,570	n	(P-1809/87; A-19429)
841,580	n	841,580	n	(P-1809/87; A-19429)
841,590	n	841,590	n	(P-1809/87; A-19429)
841,600	n	841,600	n	(P-1809/87; A-19429)
841,610	n	841,610	n	(P-1809/87; A-19429)
841,620	n	841,620	n	(P-1809/87; A-19429)
841,630	n	841,630	n	(P-1809/87; A-19429)
841,640	n	841,640	n	(P-1809/87; A-19429)
841,650	n	841,650	n	(P-1809/87; A-19429)
841,660	n	841,660	n	(P-1809/87; A-19429)
841,670	n	841,670	n	(P-1809/87; A-19429)
841,700	n	841,700	n	(P-1809/87; A-19429)
841,800	n	841,800	n	(P-1809/87; A-19429)
841,820	n	841,820	n	(P-1809/87; A-19429)
841,830	n	841,830	n	(P-1809/87; A-19429)
841,840	n	841,840	n	(P-1809/87; A-19429)
841,850	n	841,850	n	(P-1809/87; A-19429)
841,860	n	841,860	n	(P-1809/87; A-19429)
841,870	n	841,870	n	(P-1809/87; A-19429)
841,900	n	841,900	n	(P-1809/87; A-19429)
841,910	n	841,910	n	(P-1809/87; A-19429)
841,920	n	841,920	n	(P-1809/87; A-19429)
841,930	n	841,930	n	(P-1809/87; A-19429)
841,940	n	841,940	n	(P-1809/87; A-1



TITLE 77 (CONT'D)		TITLE 77 (CONT'D)		TITLE 77 (CONT'D)		TITLE 77 (CONT'D)	
855-App. C	(P-4357) (P-6564)	920,130	n	(P-14635/67; A-2960) (P-17233)	1650,150	re	(A-2922) (P-5845)
II. A n	(E-4357) (P-6564)	920,140	am	(P-14635/67; A-2960)	1650,160	re	(P-5845)
II. B n	(E-4357) (P-6564)	920,150	am	(P-17233)	1650,170	re	(A-2922) (P-5845)
II. C n	(E-4357) (P-6564)	920,160	am	(P-17233)	1650,180	re	(A-2922) (P-5845)
II. D n	(E-4357) (P-6564)	920,170	am	(P-17233)	1650,190	re	(A-2922) (P-5845)
II. E am	(P-17266)	920,180	am	(P-17233)	1650,200	re	(A-2922) (P-5845)
900,015	(P-17266)	1125,40	am	(P-4597; A-16793)	1650,210	re	(A-2922) (P-5845)
900,020	am	1100,80	am	(P-4597; A-16793)	1650,220	re	(A-2922) (P-5845)
900,030	am	1100,120	am	(P-4597; A-16793)	1650,230	re	(A-2922) (P-5845)
900,040	am	1100,560	am	(P-4597; A-16793)	1650,240	re	(A-2922) (P-5845)
900,050	am	1100,630	am	(P-4597; A-16793)	1650,250	re	(A-2922) (P-5845)
900,060	am	1110,40	am	(P-4615; A-16699)	1650,260	re	(A-2922) (P-5845)
900,070	am	1110,250	am	(P-4615; A-16699)	1650,270	re	(A-2922) (P-5845)
900,080	am	1110,330	am	(P-4615; A-16699)	1650,280	re	(A-2922) (P-5845)
900,090	am	1110,730	am	(P-4615; A-16699)	1650,290	re	(A-2922) (P-5845)
900,100	am	1110,920	am	(P-4615; A-16699)	1650,310	re	(A-2922) (P-5845)
900,110	am	1110,930	am	(P-4615; A-16699)	1650,320	re	(A-2922) (P-5845)
900,120	am	1110,1130	am	(P-4615; A-16699)	1650,330	re	(A-2922) (P-5845)
900,130	am	1110,1730	am	(P-4615; A-16699)	1650,340	re	(A-2922) (P-5845)
900,140	am	1110,230	am	(P-4615; A-16699)	1650,350	re	(A-2922) (P-5845)
900,150	am	1110,230	am	(P-4615; A-16699)	1650,360	re	(A-2922) (P-5845)
900,160	am	1110,230	am	(P-4615; A-16699)	1650,370	re	(A-2922) (P-5845)
900,170	am	1110,230	am	(P-4615; A-16699)	1650,380	re	(A-2922) (P-5845)
900,180	am	1110,230	am	(P-4615; A-16699)	1650,390	re	(A-2922) (P-5845)
900,190	am	1110,230	am	(P-4615; A-16699)	1650,400	re	(A-2922) (P-5845)
900,200	am	1110,230	am	(P-4615; A-16699)	1650,410	re	(A-2922) (P-5845)
900,210	am	1110,230	am	(P-4615; A-16699)	1650,420	re	(A-2922) (P-5845)
900,220	am	1110,230	am	(P-4615; A-16699)	1650,430	re	(A-2922) (P-5845)
900,230	am	1110,230	am	(P-4615; A-16699)	1650,440	re	(A-2922) (P-5845)
900,240	am	1110,230	am	(P-4615; A-16699)	1650,450	re	(A-2922) (P-5845)
900,250	am	1110,230	am	(P-4615; A-16699)	1650,460	re	(A-2922) (P-5845)
900,260	am	1110,230	am	(P-4615; A-16699)	1650,470	re	(A-2922) (P-5845)
900,270	am	1110,230	am	(P-4615; A-16699)	1650,480	re	(A-2922) (P-5845)
900,280	am	1110,230	am	(P-4615; A-16699)	1650,490	re	(A-2922) (P-5845)
900,290	am	1110,230	am	(P-4615; A-16699)	1650,500	re	(A-2922) (P-5845)
900,300	am	1110,230	am	(P-4615; A-16699)	1650,510	re	(A-2922) (P-5845)
900,310	am	1110,230	am	(P-4615			





TITLE 50 (CONT'D)		TITLE 50 (CONT'D)	
3100.70	re (A-2922)	150.665	am (P-16438)
3100.80	re (A-2922)	150.680	am (P-16438)
3100.90	re (A-2922)	150.695	am (P-2207; A-10736)
3101.00	re (A-2922)	150.710	am (P-2207; A-10736)
3101.10	re (A-2922)	150.725	am (P-16381; A-3457) (P-4386; A-10736)
3101.20	re (A-2922)	150.740	am (P-16381; A-3457) (P-4386; A-10736)
3101.30	re (A-2922)	150.755	am (P-16381; A-3457)
3101.40	re (A-2922)	150.770	am (P-16381; A-3457)
3101.50	re (A-2922)	150.785	am (P-4069; A-7, A-5634)
3101.60	re (A-2922)	150.800	am (P-4069; A-7, A-5634)
3101.70	re (A-2922)	150.815	am (P-10569)
3101.80	re (A-2922)	150.830	am (P-15813; (E-16214)
3101.90	re (A-2922)	150.845	am (P-15813; (E-16214)
3102.00	re (A-2922)	150.860	am (P-15813; (E-16214)
3102.10	re (A-2922)	150.875	am (P-15813; (E-16214)
3102.20	re (A-2922)	150.890	am (P-15813; (E-16214)
3102.30	re (A-2922)	150.905	am (P-15813; (E-16214)
3102.40	re (A-2922)	150.920	am (P-15813; (E-16214)
3102.50	re (A-2922)	150.935	am (P-15813; (E-16214)
3102.60	re (A-2922)	150.950	am (P-15813; (E-16214)
3102.70	re (A-2922)	150.965	am (P-15813; (E-16214)
3102.80	re (A-2922)	150.980	am (P-15813; (E-16214)
3102.90	re (A-2922)	150.995	am (P-15813; (E-16214)
3103.00	re (A-2922)	151.010	am (P-15813; (E-16214)
3103.10	re (A-2922)	151.025	am (P-15813; (E-16214)
3103.20	re (A-2922)	151.040	am (P-15813; (E-16214)
3103.30	re (A-2922)	151.055	am (P-15813; (E-16214)
3103.40	re (A-2922)	151.070	am (P-15813; (E-16214)
3103.50	re (A-2922)	151.085	am (P-15813; (E-16214)
3103.60	re (A-2922)	151.100	am (P-15813; (E-16214)
3103.70	re (A-2922)	151.115	am (P-15813; (E-16214)
3103.80	re (A-2922)	151.130	am (P-15813; (E-16214)
3103.90	re (A-2922)	151.145	am (P-15813; (E-16214)
3104.00	re (A-2922)	151.160	am (P-15813; (E-16214)
3104.10	re (A-2922)	151.175	am (P-15813; (E-16214)
3104.20	re (A-2922)	151.190	am (P-15813; (E-16214)
3104.30	re (A-2922)	151.205	am (P-15813; (E-16214)
3104.40	re (A-2922)	151.220	am (P-15813; (E-16214)
3104.50	re (A-2922)	151.235	am (P-15813; (E-16214)
3104.60	re (A-2922)	151.250	am (P-15813; (E-16214)
3104.70	re (A-2922)	151.265	am (P-15813; (E-16214)
3104.80	re (A-2922)	151.280	am (P-15813; (E-16214)
3104.90	re (A-2922)	151.295	am (P-15813; (E-16214)
3105.00	re (A-2922)	151.310	am (P-15813; (E-16214)
3105.10	re (A-2922)	151.325	am (P-15813; (E-16214)
3105.20	re (A-2922)	151.340	am (P-15813; (E-16214)
3105.30	re (A-2922)	151.355	am (P-15813; (E-16214)
3105.40	re (A-2922)	151.370	am (P-15813; (E-16214)
3105.50	re (A-2922)	151.385	am (P-15813; (E-16214)
3105.60	re (A-2922)	151.400	am (P-15813; (E-16214)
3105.70	re (A-2922)	151.415	am (P-15813; (E-16214)
3105.80	re (A-2922)	151.430	am (P-15813; (E-16214)
3105.90	re (A-2922)	151.445	am (P-15813; (E-16214)
3106.00	re (A-2922)	151.460	am (P-15813; (E-16214)
3106.10	re (A-2922)	151.475	am (P-15813; (E-16214)
3106.20	re (A-2922)	151.490	am (P-15813; (E-16214)
3106.30	re (A-2922)	151.505	am (P-15813; (E-16214)

[illegible]



TITLE	NO.	CONST.	TITLE	NO.	CONST.
2120.1540	n	(P-1037,87; A-749)	2800.230	n	(P-1037,87; A-749)
2120.1450	n	(P-8785; A-17269) (E-11810)	2800.230	n	(P-1036,87; O-1984,287; R-1636; A-738)
2120.1440	n	(P-8785; A-17269) (E-11810)	2800.240	r	(P-1036,87; O-1984,287; R-1636; A-738)
2120.1430	n	(P-8785; A-17269) (E-11810)	2800.240	r	(P-1036,87; O-1984,287; R-1636; A-738)
2120.1420	n	(P-8785; A-17269) (E-11810)	2800.250	r	(P-1037,87; A-749)
2120.1410	n	(P-8785; A-17269) (E-11810)	2800.250	r	(P-1037,87; A-749)
2120.1400	n	(P-8785; A-17269) (E-11810)	2800.260	r	(P-1037,87; A-749)
2120.1390	n	(P-8785; A-17269) (E-11810)	2800.260	n	(P-1036,87; O-1984,287; R-1636; A-738)
2120.1380	n	(P-8785; A-17269) (E-11810)	2800.270	n	(P-1036,87; O-1984,287; R-1636; A-738)
2120.1370	n	(P-8785; A-17269) (E-11810)	2800.280	r	(P-1037,87; A-749)
2120.1360	n	(P-8785; A-17269) (E-11810)	2800.280	r	(P-1037,87; A-749)
2120.1350	n	(P-8785; A-17269) (E-11810)	2800.290	r	(P-1037,87; A-749)
2120.1340	n	(P-8785; A-17269) (E-11810)	2800.290	r	(P-1037,87; A-749)
2120.1330	n	(P-8785; A-17269) (E-11810)	2800.300	n	(P-1036,87; O-1984,287; R-1636; A-738)
2120.1320	n	(P-8785; A-17269) (E-11810)	2800.310	r	(P-1037,87; A-749)
2120.1310	n	(P-8785; A-17269) (E-11810)	2800.320	r	(P-1037,87; A-749)
2120.1300	n	(P-8785; A-17269) (E-11810)	2800.330	r	(P-1037,87; A-749)
2120.1290	n	(P-8785; A-17269) (E-11810)	2800.340	r	(P-1037,87; A-749)
2120.1280	n	(P-8785; A-17269) (E-11810)	2800.350	r	(P-1037,87; A-749)
2120.1270	n	(P-8785; A-17269) (E-11810)	2800.360	r	(P-1037,87; A-749)
2120.1260	n	(P-8785; A-17269) (E-11810)	2800.370	r	(P-1037,87; A-749)
2120.1250	n	(P-8785; A-17269) (E-11810)	2800.400	n	(P-1036,87; O-1984,287; R-1636; A-738)
2120.1240	n	(P-8785; A-17269) (E-11810)	2800.410	r	(P-1037,87; A-749)
2120.1230	n	(P-1028,85)	2800.410	r	(P-1036,87; O-1984,287; R-1636; A-738)
2120.1220	n	(P-1028,85)	2800.420	n	(P-1036,87; O-1984,287; R-1636; A-738)
2120.1210	n	(P-1028,85)	2800.430	r	(P-1037,87; A-749)
2120.1200	n	(P-6871) (E-6975; O-11352)	2800.440	r	(P-1037,87; A-749)
2120.1190	n	(P-6871) (E-6975; O-11352)	2800.450	r	(P-1037,87; A-749)
2120.1180	n	(P-6871) (E-6975; O-11352)	2800.460	r	(P-1037,87; A-749)
2120.1170	n	(P-6871) (E-6975; O-11352)	2800.470	r	(P-1037,87; A-749)
2120.1160	n	(P-6871) (E-6975; O-11352)	2800.480	r	(P-1037,87; A-749)
2120.1150	n	(P-6871) (E-6975; O-11352)	2800.500	n	(P-1036,87; O-1984,287; R-1636; A-738)
2120.1140	n	(P-6871) (E-6975; O-11352)	2800.510	r	(P-1037,87; A-749)
2120.1130	n	(P-6871) (E-6975; O-11352)	2800.520	r	(P-1037,87; A-749)
2120.1120	n	(P-6871) (E-6975; O-11352)	2800.530	r	(P-1037,87; A-749)
2120.1110	n	(P-6871) (E-6975; O-11352)	2800.540	r	(P-1037,87; A-749)
2120.1100	n	(P-6871) (E-6975; O-11352)	2800.550	r	(P-1037,87; A-749)
2120.1090	n	(P-6871) (E-6975; O-11352)	2800.560	r	(P-1037,87; A-749)
2120.1080	n	(P-6871) (E-6975; O-11352)	2800.570	r	(P-1037,87; A-749)
2120.1070	n	(P-6871) (E-6975; O-11352)	2800.580	r	(P-1037,87; A-749)

TITLE: RL (CONT'D)		TITLE: RL (CONT'D)	
2800.730	r (P-1037387; A-749)	440.100	n (P-3162)
2800.740	r (P-1037387; A-749)	440.200	n (P-3162)
2800.750	r (P-1037387; A-749)	440.210	n (P-3162)
2800.760	r (P-1037387; A-749)	440.220	n (P-3162)
3000.300	um (P-5629; A-11626)	440.240	n (P-3162)
3000.310	um (P-5629; A-11626)	440.300	n (P-3162)
3100.100	n (P-2041; A-9487)	440.310	n (P-3162)
3100.200	n (P-2041; A-9487)	440.400	n (P-3162)
3100.300	n (P-2041; A-9487)	440.410	n (P-3162)
3100.400	n (P-2041; A-9487)	440.420	n (P-3162)
3100.500	n (P-2041; A-9487)	440.430	n (P-3162)
3100.600	n (P-2041; A-9487)	440.500	n (P-3162)
3100.700	n (P-2041; A-9487)	440.510	n (P-3162)
3100.800	n (P-2041; A-9487)	440.520	n (P-3162)
3100.900	n (P-2041; A-9487)	440.530	n (P-3162)
3100.1000	n (P-2041; A-9487)	440.600	n (P-3162)
3100.1100	n (P-2041; A-9487)	440.610	n (P-3162)
3100.1200	n (P-2041; A-9487)	440.620	n (P-3162)
3100.1300	n (P-2041; A-9487)	440.630	n (P-3162)
3100.1400	n (P-2041; A-9487)	440.640	n (P-3162)
3100.1500	n (P-2041; A-9487)	440.650	n (P-3162)
3100.1600	n (P-2041; A-9487)	440.660	n (P-3162)
3100.1700	n (P-2041; A-9487)	440.670	n (P-3162)
3100.1800	n (P-2041; A-9487)	440.680	n (P-3162)
3100.1900	n (P-2041; A-9487)	440.690	n (P-3162)
3100.2000	n (P-2041; A-9487)	440.700	n (P-3162)
3100.2100	n (P-2041; A-9487)	440.710	n (P-3162)
3100.2200	n (P-2041; A-9487)	440.720	n (P-3162)
3100.2300	n (P-2041; A-9487)	440.730	n (P-3162)
3100.2400	n (P-2041; A-9487)	440.740	n (P-3162)
3100.2500	n (P-2041; A-9487)	440.750	n (P-3162)
3100.2600	n (P-2041; A-9487)	440.760	n (P-3162)
3100.2700	n (P-2041; A-9487)	440.770	n (P-3162)
3100.2800	n (P-2041; A-9487)	440.780	n (P-3162)
3100.2900	n (P-2041; A-9487)	440.790	n (P-3162)
3100.3000	n (P-2041; A-9487)	440.800	n (P-3162)
3100.3100	n (P-2041; A-9487)	440.810	n (P-3162)
3100.3200	n (P-2041; A-9487)	440.820	n (P-3162)
3100.3300	n (P-2041; A-9487)	440.830	n (P-3162)
3100.3400	n (P-2041; A-9487)	440.840	n (P-3162)
3100.3500	n (P-2041; A-9487)	440.850	n (P-3162)
3100.3600	n (P-2041; A-9487)	440.860	n (P-3162)
3100.3700	n (P-2041; A-9487)	440.870	n (P-3162)
3100.3800	n (P-2041; A-9487)	440.880	n (P-3162)
3100.3900	n (P-2041; A-9487)	440.890	n (P-3162)
3100.4000	n (P-2041; A-9487)	440.900	n (P-3162)
3100.4100	n (P-2041; A-9487)	440.910	n (P-3162)
3100.4200	n (P-2041; A-9487)	440.920	n (P-3162)
3100.4300	n (P-2041; A-9487)	440.930	n (P-3162)
3100.4400	n (P-2041; A-9487)	440.940	n (P-3162)
3100.4500	n (P-2041; A-9487)	440.950	n (P-3162)
3100.4600	n (P-2041; A-9487)	440.960	n (P-3162)
3100.4700	n (P-2041; A-9487)	440.970	n (P-3162)
3100.4800	n (P-2041; A-9487)	440.980	n (P-3162)
3100.4900	n (P-2041; A-9487)	440.990	n (P-3162)
3100.5000	n (P-2041; A-9487)	441.000	n (P-3162)
3100.5100	n (P-2041; A-9487)	441.010	n (P-3162)
3100.5200	n (P-2041; A-9487)	441.020	n (P-3162)
3100.5300	n (P-2041; A-9487)	441.030	n (P-3162)
3100.5400	n (P-2041; A-9487		

[illegible][illegible]



[illegible]

TITLE, RL (CONT'D)		TITLE, RL (CONT'D)	
710,900	(P-305; A-9645) (E-1295)	711,211	(P-298; A-9495) (E-1136)
711,5	(P-298; A-9495) (E-1136)	711,212	n
711,10	(P-298; A-9495) (E-1136)	711,213	n
711,15	(P-298; A-9495) (E-1136)	711,214	n
711,20	(P-298; A-9495) (E-1136)	711,215	n
711,25	(P-298; A-9495) (E-1136)	711,216	n
711,30	(P-298; A-9495) (E-1136)	711,217	n
711,35	(P-298; A-9495) (E-1136)	711,218	n
711,40	(P-298; A-9495) (E-1136)	711,219	n
711,45	(P-298; A-9495) (E-1136)	711,220	n
711,50	(P-298; A-9495) (E-1136)	711,221	n
711,55	(P-298; A-9495) (E-1136)	711,222	n
711,60	(P-298; A-9495) (E-1136)	711,223	n
711,65	(P-298; A-9495) (E-1136)	711,224	n
711,70	(P-298; A-9495) (E-1136)	711,225	n
711,75	(P-298; A-9495) (E-1136)	711,226	n
711,80	(P-298; A-9495) (E-1136)	711,227	n
711,85	(P-298; A-9495) (E-1136)	711,228	n
711,90	(P-298; A-9495) (E-1136)	711,229	n
711,95	(P-298; A-9495) (E-1136)	711,230	n
712,0	(P-298; A-9495) (E-1136)	711,231	n
712,5	(P-298; A-9495) (E-1136)	711,232	n
712,10	(P-298; A-9495) (E-1136)	711,233	n
712,15	(P-298; A-9495) (E-1136)	711,234	n
712,20	(P-298; A-9495) (E-1136)	711,235	n
712,25	(P-298; A-9495) (E-1136)	711,236	n
712,30	(P-298; A-9495) (E-1136)	711,237	n
712,35	(P-298; A-9495) (E-1136)	711,238	n
712,40	(P-298; A-9495) (E-1136)	711,239	n
712,45	(P-298; A-9495) (E-1136)	711,240	n
712,50	(P-298; A-9495) (E-1136)	711,241	n
712,55	(P-298; A-9495) (E-1136)	711,242	n
712,60	(P-298; A-9495) (E-1136)	711,243	n
712,65	(P-298; A-9495) (E-1136)	711,244	n
712,70	(P-298; A-9495) (E-1136)	711,245	n
712,75	(P-298; A-9495) (E-1136)	711,246	n
712,80	(P-298; A-9495) (E-1136)	711,247	n
712,85	(P-298; A-9495) (E-1136)	711,248	n
712,90	(P-298; A-9495) (E-1136)	711,249	n
711,305	(P-298; A-9495) (E-1136)	711,310	n
711,310	(P-298; A-9495) (E-1136)	711,311	n
711,315	(P-298; A-9495) (E-1136)	711,312	n
711,320	(P-298; A-9495) (E-1136)	711,313	n
711,325	(P-298; A-9495) (E-1136)	711,314	n
711,330	(P-298; A-9495) (E-1136)	711,315	n
711,335	(P-298; A-9495) (E-1136)	711,316	n
711,340	(P-298; A-9495) (E-1136)	711,317	n
711,345	(P-298; A-9495) (E-1136)	711,318	n
711,350	(P-298; A-9495) (E-1136)	711,319	n
711,355	(P-298; A-9495) (E-1136)	711,320	n
711,360	(P-298; A-9495) (E-1136)	711,321	n
711,365	(P-298; A-9495) (E-1136)	711,322	n
711,370	(P-298; A-9495) (E-1136)	711,323	n
711,375	(P-298; A-9495) (E-1136)	711,324	n
711,380	(P-298; A-9495) (E-1136)	711,325	n
711,385	(P-298; A-9495) (E-1136)	711,326	n
711,390	(P-298; A-9495) (E-1136)	711,327	n
711,395	(P-298; A-9495) (E-1136)	711,328	n
711,400	(P-298; A-9495) (E-1136)	711,329	n
711,405	(P-298; A-9495) (E-1136)	711,330	n
711,410	(P-298; A-9495) (E-1136)	711,331	n
711,415	(P-298; A-9495) (E-1136)	711,332	n
711,420	(P-298; A-9495) (E-1136)	711,333	n
711,425	(P-298; A-9495) (E-1136)	711,334	n
711,430	(P-298; A-9495) (E-1136)	711,335	n
711,435	(P-298; A-9495) (E-1136)	711,336	n
711,440	(P-298; A-9495) (E-1136)	711,337	n
711,445	(P-298; A-9495) (E-1136)	711,338	n
711,450	(P-298; A-9495) (E-1136)	711,339	n
711,455	(P-298; A-9495) (E-1136)	711,340	n
711,460	(P-298; A-9495) (E-1136)	711,341	n
711,465	(P-298; A-9495) (E-1136)	711,342	n
711,470	(P-298; A-9495) (E-1136)	711,343	n
711,475	(P-298; A-9495) (E-1136)	711,344	n
711,480	(P-298; A-9495) (E-1136)	711,345	n
711,485	(P-298; A-9495) (E-1136)	711,346	n
711,490	(P-298; A-9495) (E-1136)	711,347	n
711,495	(P-298; A-9495) (E-1136)	711,348	n
712,000	(P-298; A-9495) (E-1136)	711,349	n
712,005	(P-298; A-9495) (E-1136)	711,350	n
712,010	(P-298; A-9495) (E-1136)	711,351	n
712,015	(P-298; A-9495) (E-1136)	711,352	n
712,020	(P-298; A-9495) (E-1136)	711,353	n
712,025	(P-298; A-9495) (E-1136)	711,354	n
712,030	(P-298; A-9495) (E-1136)	711,355	n
712,035	(P-298; A-9495) (E-1136)	711,356	n
712,040	(P-298; A-9495) (E-1136)	711,357	n
712,045	(P-298; A-9495) (E-1136)	711,358	n
712,050	(P-298; A-9495) (E-1136)	711,359	n
712,055	(P-298; A-9495) (E-1136)	711,360	n
712,060	(P-298; A-9495) (E-1136)	711,361	n
712,065	(P-298; A-9495) (E-1136)	711,362	n
712,070	(P-298; A-9495) (E-1136)	711,363	n
712,075	(P-298; A-9495) (E-1136)	711,364	n
712,080	(P-298; A-9495) (E-1136)	711,365	n
712,085	(P-298; A-9495) (E-1136)	711,366	n
712,090	(P-298; A-9495) (E-1136)	711,367	n
712,095	(P-298; A-9495) (E-1136)	711,368	n
712,100	(P-298; A-9495) (E-1136)	711,369	n
712,105	(P-298; A-9495) (E-1136)	711,370	n
712,110	(P-298; A-9495) (E-1136)	711,371	n
712,115	(P-298; A-9495) (E-1136)	711,372	n
712,120	(P-298; A-9495) (E-1136)	711,373	n
712,125	(P-298; A-9495) (E-1136)	711,374	n
712,130	(P-298; A-9495) (E-1136)	711,375	n
712,135	(P-298; A-9495) (E-1136)	711,376	n
712,140	(P-298; A-9495) (E-1136)	711,377	n
712,145	(P-298; A-9495) (E-1136)	711,378	n
712,150	(P-298; A-9495) (E-1136)	711,379	n
712,155	(P-298; A-9495) (E-1136)	711,380	n
712,160	(P-298; A-9495) (E-1136)	711,381	n
712,165	(P-298; A-9495) (E-1136)	711,382	n
712,170	(P-298; A-9495) (E-1136)	711,383	n
712,175	(P-298; A-9495) (E-1136)	711,384	n
712,180	(P-298; A-9495) (E-1136)	711,385	n
712,185	(P-298; A-9495) (E-1136)	711,386	n
712,190	(P-298; A-9495) (E-1136)	711,387	n
712,195	(P-298; A-9495) (E-1136)	711,388	n
712,200	(P-298; A-9495) (E-1136)	711,389	n
712,205	(P-298; A-9495) (E-1136)	711,390	n
712,210	(P-298; A-9495) (E-1136)	711,391	n
712,215	(P-298; A-9495) (E-1136)	711,392	n
712,220	(P-298; A-9495) (E-1136)	711,393	n
712,225	(P-298; A-9495) (E-1136)	711,394	n
712,230	(P-298; A-9495) (E-1136)	711,395	n
712,235	(P-298; A-9495) (E-1136)	711,396	n
712,240	(P-298; A-9495) (E-1136)	711,397	n
712,245	(P-298; A-9495) (E-1136)	711,398	n
712,250	(P-298; A-9495) (E-1136)	711,399	n
712,255	(P-298; A-9495) (E-1136)	711,400	n
712,260	(P-298; A-9495) (E-1136)	711,401	n
712,265	(P-298; A-9495) (E-1136)	711,402	n
712,270	(P-298; A-9495) (E-1136)	711,403	n
712,275	(P-298; A-9495) (E-1136)	711,404	n
712,280	(P-298; A-9495) (E-1136)	711,405	n
712,285	(P-298; A-9495) (E-1136)	711,406	n
712,290	(P-298; A-9495) (E-1136)	711,407	n
712,295	(P-298; A-9495) (E-1136)	711,408	n
712,300	(P-298; A-9495) (E-1136)	711,409	n
712,305	(P-298; A-9495) (E-1136)	711,410	n
712,310	(P-298; A-9495) (E-1136)	711,411	n
712,315	(P-298; A-9495) (E-1136)	711,412	n
712,320	(P-298; A-9495) (E-1136)	711,413	n
712,325	(P-298; A-9495) (E-1136)	711,414	n
712,330	(P-298; A-9495) (E-1136)	711,415	n
712,335	(P-298; A-9495) (E-1136)	711,416	n
712,340	(P-298; A-9495) (E-1136)	711,417	n
712,345	(P-298; A-9495) (E-1136)	711,418	n
712,350	(P-298; A-9495) (E-1136)	711,419	n
712,355	(P-298; A-9495) (E-1136)	711,420	n
712,360	(P-298; A-9495) (E-1136)	711,421	n
712,365	(P-298; A-9495) (E-1136)	711,422	n
712,370	(P-298; A-9495) (E-1136)	711,423	n
712,375	(P-298; A-9495) (E-1136)	711,424	n
712,380	(P-298; A-9495) (E-1136)	711,425	n
712,385	(P-298; A-9495) (E-1136)	711,426	n
712,390	(P-298; A-9495) (E-1136)	711,427	n
712,395	(P-298; A-9495) (E-1136)	711,428	n
712,400	(P-298; A-9495) (E-1136)	711,429	n
712,405	(P-298; A-9495) (E-1136)	711,430	n
712,410	(P-298; A-9495) (E-1136)	711,431	n
712,415	(P-298; A-9495) (E-1136)	711,432	n
712,420	(P-298; A-9495) (E-1136)	711,433	n
712,425	(P-298; A-9495) (E-1136)	711,434	n
712,430	(P-298; A-9495) (E-1136)	711,435	n
712,435	(P-298; A-9495) (E-1136)	711,436	n
712,440	(P-298; A-9495) (E-1136)	711,437	n
712,445	(P-298; A-9495) (E-1136)	711,438	n
712,450	(P-298; A-9495) (E-1136)	711,439	n
712,455	(P-298; A-9495) (E-1136)	711,440	n
712,460	(P-298; A-9495) (E-1136)	711,441	n
712,465	(P-298; A-9495) (E-1136)	711,442	n
712,470	(P-298; A-9495) (E-1136)	711,443	n
712,475	(P-298; A-9495) (E-1136)	711,444	n
712,480	(P-298; A-9495) (E-1136)	711,445	n
712,485	(P-298; A-9495) (E-1136)	711,446	n
712,490	(P-298; A-9495) (E-1136)	711,447	n
712,495	(P-298; A-9495) (E-1136)	711,448	n
712,500	(P-298; A-9495) (E-1136)	711,449	n
712,505	(P-298; A-9495) (E-1136)	711,450	n
712,510	(P-298; A-9495) (E-1136)	711,451	n
712,515	(P-298; A-9495) (E-1136)	711,452	n
712,520	(P-298; A-9495) (E-1136)	711,453	n
712,525	(P-298; A-9495) (E-1136)	711,454	n
712,530	(P-298; A-9495) (E-1136)	711,455	n
712,535	(P-298; A-9495) (E-1136)	711,456	n
712,540	(P-298; A-9495) (E-1136)	711,457	n
712,545	(P-298; A-9495) (E-1136)	711,458	n
712,550	(P-298; A-9495) (E-1136)	711,459	n
712,555	(P-298; A-9495) (E-1136)	711,460	n
712,560	(P-298; A-9495) (E-1136)	711,461	n
712,565	(P-298; A-9495) (E-1136)	711,462	n
712,570	(P-298; A-9495) (E-1136)	711,463	n
712,575	(P-298; A-9495) (E-1136)	711,464	n
712,580	(P-298; A-9495) (E-1136)	711,465	n
712,585	(P-298; A-9495) (E-1136)	711,466	n
712,590	(P-298; A-9495) (E-1136)	711,467	n
712,595	(P-298; A-9495) (E-1136)	711,468	n
713,0	(P-298; A-9495) (E-1136)	711,469	n
713,5	(P-298; A-9495) (E-1136)	711,470	n
713,10	(P-298; A-9495) (E-1136)	711,471	n
713,15	(P-298; A-9495) (E-1136)	711,472	n
713,20	(P-298; A-9495) (E-1136)	711,473	n
713,25	(P-298; A-9495) (E-1136)	711,474	n
713,30	(P-298; A-9495) (E-1136)	711,475	n
713,35	(P-298; A-9495) (E-1136)	711,476	n
713,40	(P-298; A-9495) (E-1136)	711,477	n
713,45	(P-298; A-9495) (E-1136)	711,478	n
713,50	(P-298; A-9495) (E-1136)	711,479	n
713,55	(P-298; A-9495) (E-1136)	711,480	n
714,0	(P-298; A-9495) (E-1136)	711,481	n
714,5	(P-298; A-9495) (E-1136)	711,482	n
714,10	(P-298; A-9495) (E-1136)	711,483	n
714,15	(P-298; A-9495) (E-1136)</		



[illegible]

[illegible][illegible]







[illegible][illegible]

TITLE 80 (CONT'D)			TITLE 80 (CONT'D)			TITLE 80 (CONT'D)			TITLE 80 (CONT'D)		
240,320	am	(A-7980)	240,321	am	(A-7980)	240,810	re	(A-7980)	240,810	re	(A-7980)
240,330	am	(P-10821)	240,322	re	(A-7980)	240,815	am	(A-7980)	240,815	am	(A-7980)
240,330	am	(A-7980)	240,323	re	(A-7980)	240,815	am	(P-10821)	240,815	am	(P-10821)
240,340	am	(A-7980)	240,330	am	(P-10821)	240,820	am	(A-7980)	240,820	am	(A-7980)
240,340	am	(P-10821)	240,331	am	(A-7980)	240,825	am	(P-10821)	240,825	am	(P-10821)
240,350	am	(A-7980)	240,332	re	(A-7980)	240,830	am	(A-7980)	240,830	am	(A-7980)
240,350	am	(P-10821)	240,333	re	(A-7980)	240,830	am	(P-10821)	240,830	am	(P-10821)
240,360	am	(A-7980)	240,334	re	(A-7980)	240,835	am	(P-10821)	240,835	am	(P-10821)
240,370	re	(A-7980)	240,335	re	(A-7980)	240,841	re	(A-7980)	240,841	re	(A-7980)
240,400	am	(A-7980)	240,340	re	(A-7980)	240,842	re	(A-7980)	240,842	re	(A-7980)
240,405	re	(A-7980)	240,600	am	(P-10821)	240,843	re	(A-7980)	240,843	re	(A-7980)
240,410	re	(A-7980)	240,600	am	(A-7980)	240,845	re	(A-7980)	240,845	re	(A-7980)
240,410	re	(P-10821)	240,610	am	(A-7980)	240,850	am	(A-7980)	240,850	am	(A-7980)
240,415	am	(A-7980)	240,611	re	(A-7980)	240,855	am	(P-10821)	240,855	am	(P-10821)
240,415	am	(P-10821)	240,612	re	(A-7980)	240,855	am	(A-7980)	240,855	am	(A-7980)
240,420	re	(A-7980)	240,613	re	(A-7980)	240,860	re	(A-7980)	240,860	re	(A-7980)
240,421	re	(A-7980)	240,614	re	(A-7980)	240,860	am	(P-10821)	240,860	am	(P-10821)
240,422	re	(A-7980)	240,615	re	(A-7980)	240,865	am	(A-7980)	240,865	am	(A-7980)
240,422	re	(P-10821)	240,615	re	(P-10821)	240,865	am	(P-10821)	240,865	am	(P-10821)
240,425	am	(A-7980)	240,620	am	(A-7980)	240,870	am	(A-7980)	240,870	am	(A-7980)
240,425	am	(P-10821)	240,620	am	(P-10821)	240,875	am	(P-10821)	240,875	am	(P-10821)
240,425	am	(A-7980)	240,630	am	(A-7980)	240,875	am	(A-7980)	240,875	am	(A-7980)
240,426	re	(A-7980)	240,630	re	(A-7980)	240,875	am	(P-10821)	240,875	am	(P-10821)
240,430	am	(P-10821)	240,640	am	(A-7980)	240,905	am	(P-10821)	240,905	am	(P-10821)
240,430	am	(A-7980)	240,640	am	(P-10821)	240,905	am	(A-7980)	240,905	am	(A-7980)
240,430	re	(A-7980)	240,650	am	(A-7980)	240,910	re	(A-7980)	240,910	re	(A-7980)
240,435	re	(P-10821)	240,650	am	(P-10821)	240,915	re	(A-7980)	240,915	re	(A-7980)
240,440	re	(A-7980)	240,655	am	(P-10821)	240,915	re	(P-10821)	240,915	re	(P-10821)
240,445	re	(A-7980)	240,655	am	(A-7980)	240,920	am	(A-7980)	240,920	am	(A-7980)
240,445	am	(P-10821)	240,660	am	(P-10821)	240,920	am	(P-10821)	240,920	am	(P-10821)
240,450	am	(P-10821)	240,660	am	(A-7980)	240,925	#	(P-10821)	240,925	#	(P-10821)
240,450	re	(A-7980)	240,710	am	(P-10821)	240,925	re	(A-7980)	240,925	re	(A-7980)
240,455	re	(A-7980)	240,710	re	(A-7980)	240,930	re	(A-7980)	240,930	re	(A-7980)
240,455	re	(P-10821)	240,715	am	(P-10821)	240,930	re	(P-10821)	240,930	re	(P-10821)
240,460	am	(A-7980)	240,715	am	(A-7980)	240,935	am	(A-7980)	240,935	am	(A-7980)
240,460	am	(P-10821)	240,720	am	(P-10821)	240,935	am	(P-10821)	240,935	am	(P-10821)
240,460	re	(A-7980)	240,720	am	(A-7980)	240,940	am	(A-7980)	240,940	am	(A-7980)
240,465	re	(A-7980)	240,720	re	(A-7980)	240,940	am	(P-10821)	240,940	am	(P-10821)
240,465	am	(P-10821)	240,725	am	(A-7980)	240,940	am	(A-7980)	240,940	am	(A-7980)
240,470	re	(A-7980)	240,725	am	(P-10821)	240,945	am	(P-10821)	240,945	am	(P-10821)
240,470	re	(A-7980)	240,730	am	(A-7980)	240,945	am	(A-7980)	240,945	am	(A-7980)
240,475	re	(A-7980)	240,730	am	(P-10821)	240,950	am	(P-10821)	240,950	am	(P-10821)
240,480	re	(A-7980)	240,735	am	(P-10821)	240,950	am	(A-7980)	240,950	am	(A-7980)
240,480	am	(P-10821)	240,735	re	(A-7980)	240,955	re	(A-7980)	240,955	re	(A-7980)
240,485	am	(A-7980)	240,740	re	(A-7980)	240,960	re	(A-7980)	240,960	re	(A-7980)
240,485	am	(P-10821)	240,740	am	(P-10821)	240,961	re	(A-7980)	240,961	re	(A-7980)
240,485	re	(A-7980)	240,740	re	(A-7980)	240,962	re	(A-7980)	240,962	re	(A-7980)
240,500	re	(A-7980)	240,745	n	(P-10821)	240,963	re	(A-7980)	240,963	re	(A-7980)
240,510	re	(A-7980)	240,750	am	(P-10821)	240,964	re	(A-7980)	240,964	re	(A-7980)
240,510	#	(P-10821)	240,750	am	(A-7980)	240,964	re	(A-7980)	240,964	re	(A-7980)
240,510	am	(P-10821)	240,755	am	(P-10821)	240,965	re	(A-7980)	240,965	re	(A-7980)
240,510	re	(A-7980)	240,755	am	(A-7980)	240,966	re	(A-7980)	240,966	re	(A-7980)
240,512	re	(A-7980)	240,760	am	(P-10821)	240,970	re	(A-7980)	240,970	re	(A-7980)
240,520	re	(A-7980)	240,800	am	(P-10821)	240,970	re	(A-7980)	240,970	re	(A-7980)
240,520	#	(P-10821)	240,800	am	(A-7980)	240,980	re	(A-7980)	240,980	re	(A-7980)
240,520	am	(P-10821)	240,810	am	(P-10821)	240,1010	re	(A-7980)	240,1010	re	(A-7980)











TITLE 92, CONT'D		TITLE 92, CONT'D	
1460210	r (P-13385; A-21772)	1810.120	re (A-12998)
1460215	f (P-13385; A-21772)	1810.130	re (P-13385; A-21772)
1460220	f (P-13385; A-21772)	2000.10	am (P-2050)
1460225	f (P-13385; A-21772)	2000.15	n (P-2050)
1460235	f (P-13385; A-21772)	2000.30	am (P-2050)
1460240	f (P-13385; A-21772)		
1460245	f (P-13385; A-21772)		
1460250	f (P-13385; A-21772)		
1460255	f (P-13385; A-21772)		
1460260	f (P-13385; A-21772)		
1460265	f (P-13385; A-21772)		
1460270	f (P-13385; A-21772)		
1460275	f (P-13385; A-21772)		
1460280	f (P-13385; A-21772)		
1460285	f (P-13385; A-21772)		
1460290	f (P-13385; A-21772)		
1460295	f (P-13385; A-21772)		
1460300	f (P-13385; A-21772)		
1460305	f (P-13385; A-21772)		
1460310	f (P-13385; A-21772)		
1460315	f (P-13385; A-21772)		
1460320	f (P-13385; A-21772)		
1460325	f (P-13385; A-21772)		
1460330	f (P-13385; A-21772)		
1460335	f (P-13385; A-21772)		
1470.20	am (PP-12122)		
1470.700	n (PP-12122)		
1470.Ex. A	n (PP-12122)		
1595.1	n (P-20974)		
1595.2	n (P-20974)		
1595.7	n (P-20974)		
1595.8	n (P-20974)		
1595.9	n (P-20974)		
1595.30	n (P-20978)		
1595.30	n (P-20978)		
1595.40	f (P-20978)		
1595.50	f (P-20978)		
1595.60	f (P-20978)		
1595.70	f (P-20978)		
1595.80	f (P-20978)		
1595.90	f (P-20978)		
1595.100	f (P-20978)		
1595.110	f (P-20978)		
1595.120	f (P-20978)		
1595.130	f (P-20978)		
1595.140	f (P-20978)		
1595.150	f (P-20978)		
1595.160	f (P-20978)		
1595.170	f (P-20978)		
1710.160	am (PP-1630; RC-6044)		
1800.10	am (P-12997)		
1800.10	re (A-12998)		
1810.10	re (A-12998)		
1810.20	re (A-12998)		
1810.30	re (A-12998)		
1810.100	re (A-12998)		

The Sections Affected Index lists, by Title, each Section of a codified Part on which rulemaking activity has occurred in this volume of the Register and is divided into two parts: the first lists the Sections on which rulemaking activity occurred in the previous issues of this volume year, the second lists the Sections on which rulemaking activity occurred in this issue of the Register. (The headings at the top of each page indicate the two parts: the first part shows the previous issue numbers inclusively and the date of the last published issue; the second lists the current issue number and date.) The columns in both parts indicate the type of rulemaking activity and the action taken which occurred in the previous issue of the Register. (The columns in the first part of the Register are proposed in a previous volume, (e.g. I III, Admin. Code 100.280 was proposed last year and adopted this year. The action entry reads: (P-857786; A-724). The codes for both columns are listed below. For a complete listing of the Titles of the Illinois Administrative Code, please refer to I III, Admin. Code 100.140 or contact the Administrative Code Division.

TYPE OF RULEMAKING		ACTION CODES	
am	= amendment to existing Section	A	= Adopted rule
cc	= codification changes	C	= Correction
n	= new Section	CC	= Codification Changes
r	= repeal of existing Section	E	= Emergency rule
#	= renumbered	F	= Temporary rule
		O	= Objection
		RC	= ICAIR Recommendation
		M	= Modification
		S	= Suspended rule
		W	= Withdrawal of Proposed rule

TITLE 8	TITLE 36	TITLE 38	TITLE 39
am (PP-228)	am (A-58)	am (PP-228)	am (A-58)
am (PP-228)	am (A-58)	am (PP-228)	am (A-58)
125.270	am (PP-228)	125.260	am (A-58)
TITLE 14	TITLE 44	TITLE 56	TITLE 86
570.30	am (A-58)	2960.105	am (A-58)
TITLE 44	TITLE 56	TITLE 86	TITLE 86
4400.2	n (P-44)	2960.105	am (A-58)
TITLE 56	TITLE 86	TITLE 86	TITLE 86
2960.105	am (P-17)	111.101	am (A-85)
TITLE 62	TITLE 86	TITLE 86	TITLE 86
220.10	am (P-23)	112.255	am (A-70)
220.80	am (P-23)	112.255	am (A-70)
TITLE 80	TITLE 86	TITLE 86	TITLE 86
2110.30	am (P-1) (E-214)	114.127	am (A-89)
2110.320	am (P-1) (E-214)	114.351	am (A-89)
2110.330	am (P-1) (E-214)	114.352	am (A-89)
2110.510	am (P-1) (E-214)	114.353	am (A-89)
2110.530	am (P-1) (E-214)	120.382	am (A-116)
TITLE 83	TITLE 86	TITLE 86	TITLE 86
435.10	f (P-3)	140.512	am (A-125)
435.30	f (P-3)	530.5	am (A-141)
435.30	f (P-3)	530.100	am (A-141)
435.40	f (P-3)	530.100	am (A-141)
435.50	f (P-3)	530.105	am (A-141)
435.60	f (P-3)	530.120	am (A-141)
		530.130	am (A-141)



ILLINOIS REGISTER  
SECTIONS AFFECTED INDEX

VOL. 13, ISSUE #1

JANUARY 6, 1989

TITLE 82 CONT'D

530.140 am (A-141)  
530.150 r (A-141)  
530.200 n (A-141)  
530.250 n (A-141)  
530.300 n (A-141)  
530.350 n (A-141)  
532.100 am (P-52)  
607.60 am (P-56) (E-225)

TITLE 84

1710.60 am (P-10)

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